LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 1

Tuesday 10 February 2015

The Speaker takes the Chair at 2.00 pm

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICES OF MOTION

1 ***MS ALLAN** — To move, That the following sessional orders be adopted, to come into operation with immediate effect:

'1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the Charter of Human Rights and Responsibilities Act 2006 will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without

amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or

(b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister make seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers under SO 55 and sessional order

The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask ministers oral questions relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the Constitution Act 1975, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(1)(c) of the *Charter of Human Rights and Responsibilities Act 2006* must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.'

2 ***MS ALLAN** — To move, That this House authorises and requires the Clerk to table copies of proclamations of the Governor in Council fixing dates for the coming into operation of Acts, as published in the Government Gazette from time to time.

ORDERS OF THE DAY

- 1 ***BACK TO WORK BILL 2014** Second reading.
- 2 ***EDUCATION AND TRAINING REFORM AMENDMENT (FUNDING OF NON-GOVERNMENT SCHOOLS) BILL 2014** Second reading.

- 3 ***WRONGS AMENDMENT (ASBESTOS RELATED CLAIMS) BILL 2014** Second reading.
- 4 ***STATUTE LAW REPEALS BILL 2014** Second reading.
- 5 ***ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH** Motion for *Resumption of debate* (*Mr Crisp*).

GENERAL BUSINESS

NOTICES OF MOTION

NOTICES GIVEN ON 23 DECEMBER 2014

- 1 *MR WALSH To move, That this House condemns the Premier and the Minister for Roads and Road Safety for not committing to fund the new Echuca bridge and commends the former Deputy Premier for previously allocating \$96 million for construction.
- 2 ***MR WALSH** To move, That this House condemns the Andrews Labor Government for failing to commit funding for the replacement of the white ant infested class rooms at the Kyabram P–12 school.
- 3 ***MR HODGETT** To move, That this House condemns the Premier for ripping up the contracts for East West Link and putting Victoria in a parlous financial situation.
- 4 *MR SMITH (Warrandyte) To move, That this House urges the Labor Government to recognise that Warrandyte High School has been without urgent capital works funding for the past 15 years and calls on the Minister for Education to match the former Coalition Government's funding commitment of \$4 million for the school's redevelopment.
- 5 ***MR WALSH** To move, That this House condemns the Andrews Labor Government for not funding a new school in Echuca for the merger of the Echuca South, Echuca West and the Echuca Specialist School as promised by the Coalition in government.
- 6 ***MS VICTORIA** To move, That this House condemns the Andrews Labor Government for their myopic view on Melbourne's transportation system, ignoring the need for the East West Link in a rapidly growing city.
- 7 ***MR HODGETT** To move, That this House condemns the Minister for Public Transport for having no plans to establish a rail link to the Melbourne Airport.
- 8 ***MR SMITH** (*Warrandyte*) To move, That this House urges the Labor Government to recognise that Donvale Primary School has been without urgent capital works funding for the past 15 years and calls on the Minister for Education to match the former Coalition Government's funding commitment of \$1.5 million for the school's redevelopment.
- 9 *MR SMITH (Warrandyte) To move, That this House urges the Labor Government to recognise that Wonga Park Primary School has been without urgent capital works funding for the past 15 years and calls on the Minister for Education to match the former Coalition Government's funding commitment of \$1 million.
- 10 ***MR SMITH** (*Warrandyte*) To move, That this House calls on the Labor Government to support the inspiring young Victorians of Scouts Victoria, and further calls on the Minister for Youth Affairs to

support the Warrandyte/Park Orchards Scouts by matching the former Coalition Government's commitment of \$30,000 to upgrade their Scout Hall at Stiggants Reserve, Warrandyte.

- ***MR SMITH** (*Warrandyte*) To move, That this House calls on the Labor Government to support the growing sport of mountain biking, and further calls on the Minister for Environment, Climate Change and Water to match the \$250,000 commitment made by the former Coalition Government to expand the mountain bike trails in Warrandyte State Park.
- ***MR NORTHE** To move, That this House condemns the State Labor Government for failing to pledge any pre-election support for Gippsland Carers Association and Barrier Breakers, and further notes that such a lack of commitment verifies that Labor simply does not care for carer or mental health advocate organisations in Gippsland.
- ***MR NORTHE** To move, That this House notes the failure of the Labor Government to announce any pre-election funding commitment to rebuild the 50 year old Newborough CFA station, and further notes the Coalition's pledge of \$1.2 million towards this vital project.
- ***MR HODGETT** To move, That this House condemns the Government for having no plans to address Melbourne's growing road requirements to cater for the city's increasing car and truck traffic.
- ***MR BURGESS** To move, That this House calls on the State Government to stop playing political games with the future of Victorians, in particular the people of the Hastings district, and continue developing the Port of Hastings in keeping with the process put in place by the previous government's plans.
- ***MR BURGESS** To move, That this House calls on the State Government to honour the previous government's commitment to provide \$500,000 to the Langwarrin Football, Netball and Cricket Clubs, to upgrade the pavilion and install night football and night cricket lights at Lloyd Park in Langwarrin.
- ***MR BURGESS** To move, That this House calls on the State Government to honour the previous government's commitment to provide \$250,000 to the Pearcedale Football, Netball and Cricket Clubs to install night football and night cricket lights.
- ***MR BURGESS** To move, That this House calls on the State Government to honour the previous government's commitment to provide \$250,00 to the Somerville Football, Netball and Cricket Clubs to install night football and night cricket lights at the Jones Road Reserve.
- 19 *MR BURGESS To move, That this House calls on the State Government to continue the previous government's commitment to provide \$100,000 to the Tyabb Football and Netball Club to allow it to build two netball courts with lighting.
- ***MR BURGESS** To move, That this House calls on the State Government to continue the previous government's commitment to provide \$100,000 to the Crib Point Football and Netball Club to allow it to install lighting on its two new netball courts.
- ***MR HODGETT** To move, That this House condemns the Minister for Ports for risking the jobs of the staff and contractors at the Port of Hastings Development Authority only days before Christmas.
- ***MS VICTORIA** To move, That this House condemns the Andrews Labor Government for misleading the Victorian public on their already failing jobs plan, which now sits at less than negative 3700.
- ***MS VICTORIA** To move, That this House condemns the Andrews Labor government for ignoring the needs of the Bayswater district residents who have lost all hope of their daily commute being shortened with the building of the East West Link.

- ***MS VICTORIA** To move, That this House congratulates the former Premier and Member for South-West Coast, Dr Denis Napthine, for his leadership, compassion and unwavering dedication to the people of Victoria over many years.
- 25 *MR WAKELING To move, That this House condemns the Minister for Education for callously axing \$21.7 million to upgrade six Knox schools including Scoresby and Rowville Secondary Colleges and Fairhills High School.
- ***MR HODGETT** To move, That this House condemns the Premier for destroying the thousands of jobs that there would have been if he had not ripped up the East West contracts.
- 27 *MR MORRIS To move, That this House condemns the Andrews Government for its complete and absolute disdain for public education in the Mornington electorate, and calls on the Minister for Education to fund the proposed \$960,000 refresh and refurbishment works at Osborne Primary School in Mount Martha.
- ***MR MORRIS** To move, That this House notes the tragic death in late 2014 at the intersection of Forest Drive and Nepean Highway, Mount Martha, and calls on the Andrews Government to take immediate action to ensure the safety of the many drivers, and their passengers, who pass through the intersection each day.
- ***MR MORRIS** To move, That this House condemns the Andrews Government for its complete and absolute disdain for public education in the Mornington electorate, and calls on the Minister for Education to fund the proposed relocation of the Mornington Special Development School.
- ***MR MORRIS** To move, That this House notes Victorian Labor's absolute lack of commitment to road safety improvements in the Mornington electorate, and calls on the Andrews Government to urgently address the emerging issue of driver safety at the intersections of Nepean Highway and Tower Road, and Nepean Highway and Volitans Avenue, Mount Eliza.
- ***MR MORRIS** To move, That this House condemns the Andrews Government for their complete and absolute disdain for public education in the Mornington electorate, and calls on the Minister for Education to fund the proposed \$713,000 refresh and refurbishment works at Mornington Primary School in Mornington.
- 32 ***MR BULL** (*Gippsland East*) To move, That this House condemns the Labor Government for showing no interest in rural Victoria, having made no election commitments east of the Latrobe Valley and west of the Grampians in the lead up to the 2014 election.
- ***MR BULL** (*Gipppsland East*) To move, That this House calls on the Labor Government to commit to funding the ongoing modernisation of the Macalister Irrigation District, which commenced under the previous Government and requires ongoing investment to benefit and grow local production.
- ***MR BATTIN** To move, That this House condemns the Deputy Premier's failure to make any commitment to fund an upgrade for Emerald SES, leaving one of Victoria's busiest units with an outdated facility for the four years from 2014, facing challenges with training, safety, storage and keeping up with local demand.
- ***MR BATTIN** To move, That this House condemns the Victorian Labor Party for cutting the planned upgrade to the Pakenham/Cranbourne rail line, one of the busiest rail corridors, demonstrating their contempt for local families who rely on public transport in this major growth area.
- ***MR BATTIN** To move, That this House congratulates the Coalition for its significant investment in education in the Officer area from 2010 to 2014, delivering the Officer Specialist School and the soon to open Officer Secondary College, creating an education hub that students, parents and the broader community will be proud of for many years to come.

- 37 ***MR BATTIN** To move, That this House calls on the Andrews Labor Government to commit to continuing the work with the CFA volunteer brigades by announcing they will ensure local stations in need of replacement will be replaced and not just get a new toilet upgrade as per their policy.
- ***MR BATTIN** To move, That this House calls on the Andrews Government to come clean on their future plans for Landcare, with no policy at the 2014 election that had financial backing or support to Landcare groups across the state, and ensure the ongoing funding to continue to improve our environment.
- ***MR BATTIN** To move, That this House condemns the Andrews Labor Government for their first act as a new Government, cutting funding to the Urban Fringe Weed Management Initiative that has been instrumental in the reduction of weeds around the Dandenong Ranges, improving environmental outcomes and reducing fire risk.
- ***MR NORTHE** To move, That this House notes the investment to the Morwell electorate from 2010 to 2014 and the Coalition's commitments before the 2014 election to the towns of Traralgon, Traralgon South, Newborough, Churchill, Boolarra, Yinnar, Cowwarr, Toongabbie, Glengarry, Tyers and Yallourn North, and further notes Labor's pledge to these towns is zero.
- ***MR NORTHE** To move, That this House condemns the Andrews Labor Government for its failure to commit any additional train services on the Gippsland line, in contrast to the Coalition, and further notes the previous neglect of Gippsland rail services by Labor, such as excluding the region from the Regional Rail Link project.
- ***MR NORTHE** To move, That this House calls upon the Andrews Labor Government to match the Coalition's pre-election pledge of \$9 million towards the Gippsland Regional Aquatic Centre development in Traralgon, and further notes the failure of Labor to provide even one dollar of election funding for the 28,000 residents of Traralgon.
- ***MR WAKELING** To move, That this House condemns the Minister for Public Transport for axing \$1.1 million in urgent funding to provide the construction of additional car parking at Ferntree Gully railway station.
- ***MR WAKELING** To move, That this House condemns the Minister for Education for his callous attack on the South Barwon community by ripping out over \$18.4 million in funding to rebuild important schools including Belmont High School, Grovedale Secondary College and Bellaire Primary School and calls on the Minister to visit these schools to justify these savage cuts.
- ***MR WAKELING** To move, That this House notes that one of the first actions taken by the Premier Andrews was to unceremoniously dump the Member for Yan Yean from the front bench, and further notes that if this is how the Premier will treat one of his own members of Parliament then how will he treat the Victorian community.
- ***MR BULL** (*Gippsland East*) To move, That this House calls on the Labor Government to commit to funding the completion of the Sale Specialist School, given Labor pointed out the great need for this to occur when in opposition and it would be very hypocritical not to act on this great need.
- ***MR BULL** (*Gippsland East*) To move, That this House calls on the Labor Government to commit to funding Stage Two of the Bairnsdale Secondary College as the Coalition did before the 2014 election, so that East Gippsland's biggest school for enrolments does not remain half built.
- ***MR BULL** (*Gippsland East*) To move, That this House calls on the Labor Government to commit to the continuation of the extremely successful wild dog bounty that it has disastrously proposed to scrap and recognise that all forms of control are required to combat the wild dog problem in the east of Victoria.

- ***MR CLARK** To move, That this House calls on the Premier to declare whether he condones the conduct of John Setka and the CFMEU as set out in the Royal Commission into Trade Union Governance and Corruption Interim Report and whether he will refuse to accept the support of Mr Setka and the CFMEU.
- ***MR CLARK** To move, That this House calls on the Premier to inform the House whether he condones the conduct of Mr Cesar Melhem as set out in the Royal Commission into Trade Union Governance and Corruption Interim Report and whether he supports Mr Melhem continuing as a member of the Labor Party.
- ***MR CLARK** To move, That this House calls on the Premier to declare whether he condones the culture revealed by the Royal Commission into Trade Union Governance and Corruption of trade union officials and ALP members ripping off Victorian workers and trade union members in order to advance their own personal and political careers.
- ***MR CLARK** To move, That this House calls on the Premier to declare whether he and his faction will support moves to reform the ALP to end the culture of rorts, branch stacking and abuse of elected union offices that has been revealed by the Royal Commission into Trade Union Governance and Corruption.
- 53 *MR CLARK To move, That this House calls on the Premier to declare whether in light of findings of the Royal Commission into Trade Union Governance and Corruption and recommendations of criminal charges against CFMEU officials he will call on his federal Labor colleagues to support legislation reestablishing the Australian Building and Construction Commission.
- ***MR SOUTHWICK** To move, That this House notes the big spending promises of the Labor Government that are set to spiral out of control, and further notes that Victorians will remember 23 December 2014 as the turning point from when Victoria's strong economy and budget surpluses will be a thing of the past.
- ***MR SOUTHWICK** To move, That this House condemns the Labor Party's misleading election commitments including the claim that only they will remove the North Road level crossing which was already funded by the Victorian Coalition in the 2014–15 state Budget.
- ***MR SOUTHWICK** To move, That this House condemns Premier Andrews for his plans to rip up Government contracts signalling a dangerous sign to industry that this Government does not honour commitments and has no idea how to manage money.
- ***MR SOUTHWICK** To move, That this House condemns the Premier for flagging to rip up Government contracts which will destroy 3,000 Victorian jobs, demonstrating the only jobs Labor will protect are their own.
- ***MR SOUTHWICK** To move, That this House calls on the Premier to show consistency and transparency by releasing the costings for all the bungled Labor projects including the desalination plant, myki, smart meters and the north–south pipeline.
- ***MR KATOS** To move, That this House condemns the Andrews Labor Government for wanting to tear up the East West Link contracts, hence consigning Geelong commuters to be stuck in traffic indefinitely.
- ***MR KATOS** To move, That this House condemns the Andrews Labor Government for not committing to upgrade Grovedale Secondary College, Highton Primary School, Bellaire Primary School, Nazareth Catholic Primary School and Belmont High School.
- ***MR KATOS** To move, That this House condemns the Andrews Labor Government for only committing \$11.35 million to the South Barwon electorate despite it containing the second largest growth area in the state in Armstrong Creek.

- 62 ***MR KATOS** To move, That this House condemns the Andrews Labor Government for not committing to fund the Grovedale Football Club, Grovedale Tennis Club, Barwon Soccer Club and Torquay Netball Club, hence completely ignoring grass roots local sporting clubs in the South Barwon electorate.
- 63 ***MR KATOS** To move, That this House asks the Andrews Labor Government to explain to the ratepayers of Geelong and the Surf Coast which services will be cut by their proposed rates cap despite Labor councillors in both municipalities voting in 2013 to increase rates above the consumer price index.
- 64 ***MR DIXON** To move, That this House calls on the Government to categorically rule out any further deepening of the shipping channel through Port Phillip Heads.
- 65 ***MR DIXON** To move, That this House calls on the Government to explain how ships of more than 14 metre draught will be able to enter Port Phillip Heads.
- 66 *MR DIXON To move, That this House calls on the Government to tell drivers of cars, trucks and vans stuck on the Monash and Eastern Freeways how and when they will decongest these roads and cater for Melbourne's growth.
- 67 ***MR DIXON** To move, That this House notes that while Labor members of Parliament pretend to dislike the Greens, most of them could not get half of their electorate to vote for them and are only in this House thanks to the preferences of their good friends, the Greens.
- 68 ***MR DIXON** To move, That this House congratulates the Athurs Seat Skylift group for their successful application to build and operate the new all weather, all access gondola skylift.
- 69 *MS ASHER To move, That this House calls on the Labor Government to honour its \$10 million election commitment to Elwood Secondary College, and further calls on the Government to honour the verbal commitment made by the Minister for Creative Industries on 5 September 2014 that this will be in Labor's first budget.
- 70 *MS McLEISH To move, That this House notes the lack of leadership and backbone shown by the Premier, who has happily deferred control of the state to his mates in the union, showing he has no vision or plans for Victoria, and that he is prepared to betray Victorians by putting his mates first.
- *MS McLEISH To move, That this House condemns the Premier for his irresponsible decision to rip up the East West Link contracts, providing a signal to businesses locally, nationally and internationally that Victoria is now "closed for business" and consigning the state to the economic back blocks and employment doldrums for the coming years.
- 72 *MS McLEISH To move, That this House condemns the Premier for so willingly contributing to the Victorian unemployment rate by sending hundreds of workers involved in the East West Link to the dole queues at Christmas and at a time when he continually claims the state is in the midst of a jobs crisis.
- 73 *MS McLEISH To move, That this House condemns the Premier and his cabinet colleagues for willingly contributing to the Victorian unemployment rate through the cessation of works on the East West Link, flying completely in the face of their claim the state is in a jobs crisis and they are going to tackle it.
- 74 *MS McLEISH To move, That this House condemns the Premier and the Labor Government for ripping \$4.2 million from the Coalition's community ice budget, which will have an immediate impact on front line services and education programs, much needed components in the fight to tackle the ice problem and support families in Victoria.

- 75 *MS McLEISH To move, That this House applauds the CFA for their great efforts so early into the fire season and notes the intent of the Labor Government to rip the voluntary spirit from the CFA by giving control of the organisation to the union in a move condemned by Volunteer Fire Brigades Victoria.
- 76 *MS McLEISH To move, That this House condemns the Premier and his ministry for letting down the people of the Eildon electorate with only one commitment made prior to the election across the electorate's entire 10,000 square kilometres, indicating that Labor will again focus on the city and neglect country Victoria.
- 77 *MS McLEISH To move, That this House condemns the Minister for Education, who despite big noting himself during the election campaign, has actually let down the teachers, staff and students at the Upper Yarra Secondary College by failing to make a commitment to improve their facilities.
- 78 *MS McLEISH To move, That this House congratulates the former Government for the great initiative to fund free CBD/Docklands trams and notes the appalling lack of integrity shown by the Premier in trying to claim the initiate as his own.
- 79 ***MS McLEISH** To move, That this House congratulates the former Government for the great initiative to provide zone one and two travel for the price of zone one.
- 80 ***MR THOMPSON** (*Sandringham*) To move, That this House calls upon the Labor Government to cease its plans for Bay West so as to not jeopardise the coastline of Port Phillip.
- 81 ***MR THOMPSON** (*Sandringham*) To move, That this House calls upon the Labor Government to respect the Neighbourhood Residential Zones in the City of Bayside and the diminution of the density of development along the Frankston train line.
- 82 ***MR THOMPSON** (*Sandringham*) To move, That this House calls upon the Labor Government to deliver on its commitment made on 11 November 2014 to grade separate road and rail in Mentone and remove the Balcombe Road level crossing.
- 83 ***MR THOMPSON** (*Sandringham*) To move, That this House calls upon the Labor Government to work with Transdev Melbourne to both maintain and extend the level of bus services 600, 922 and 923 in the Sandringham electorate.
- 84 ***MR THOMPSON** (*Sandringham*) To move, That this House calls upon the Labor Government to deliver on its commitment on 11 November 2014 to grade separate road and rail in Cheltenham and remove the Charman Road level crossing.
- 85 *MRS FYFE To move, That this House condemns the Andrews Labor Government for removing \$42 million from result-producing ice drug prevention programs and replacing it with an advisory body which, although having a worthy membership, will not produce any results for some time.
- 86 *MRS FYFFE To move, That this House condemns Premier Andrews for stopping work on East West Link, putting hard working Victorians out of work just before Christmas, and stopping the employment of 3,700 Victorians on stage one.
- 87 ***MRS FYFE** To move, That this House condemns the Minister for Environment, Climate Change and Water for claiming that science is already in on alpine grazing when the trial is still underway, and announcing that the trial was stopped without even attempting consultation with the mountain cattlemen.
- 88 *MRS FYFE To move, That this House condemns the Premier for downgrading agriculture by putting the Department of Primary Industries in a super department and downgrading an industry worth over \$11 billion that is rapidly growing and could double food production by 2030.

- 89 *MRS FYFFE To move, That this House condemns the Premier for scheduling a sitting day on 11 November 2015, preventing members of Parliament from paying their respects in their local area when communities come together to honour those men and women who served and those who did not come home.
- 90 ***MR CRISP** To move, That this House urges the Government to fund the Almond Industry Centre of Excellence in Mildura.
- 91 ***MR CRISP** To move, That this House urges Labor to invest in the extension of the Mildura Airport runway to allow 737 aircraft to safety operate in all weather conditions.
- 92 *MR CRISP To move, That this House urges the Labor Government to honour the 2014–15 budget commitment of \$220 million for the Murray Basin Rail Project to allow the economic and effective transport of grain, mineral sands and high value horticulture to markets.
- 93 *MR CRISP To move, That this House urges the Labor Government to fund the completion of the Merbein P-10 College as part of its commitment to making Victoria the 'Education State'.
- 94 ***MR CRISP** To move, That this House urges Labor to demonstrate its commitment to making Victoria the 'Education State' by funding the completion of the Robinvale P–12 school.
- 95 *MR McCURDY To move, That this House condemns the disappointing and lacklustre response by the Government into the Law Reform, Drugs and Crime Prevention Committee's report on the inquiry into the supply and use of methamphetamines, particularly 'ice', in Victoria.
- 96 ***MR McCURDY** To move, That this House calls on the Premier to urgently support fruit farmers affected by the recent hail damage to crops.
- 97 ***MR McCURDY** To move, That this House calls on the Government to honour its commitment to the Wangaratta saleyards development.
- 98 *MR McCURDY To move, That this House calls on the Government to honour commitments made to the vibrant community of Bright.
- 99 *MR McCURDY To move, That this House condemns the Government for its complete disregard for 3,700 jobs in Victoria and tearing up the East West Link contract.
- 100 ***MR WATT** To move, That this House condemns the Government for removing funding of \$1 million for the redevelopment of Ashwood School in the electorate of Burwood.
- 101 ***MR WATT** To move, That this House calls on the Government to honour its election commitment to provide the necessary funding of \$5 million for the redevelopment of Parkhill Primary School in the electorate of Burwood.
- 102 ***MR WATT** To move, That this House calls on the Government to honour its election commitment to provide the necessary funding for the replacement of the school fence at Wattle Park Primary School in the electorate of Burwood.
- 103 *MR WATT To move, That this House calls on the Government to confirm that extra funding of \$5,000 a year over four years will be provided to the Alamein Men's Shed in the electorate of Burwood to increase their hours of operation for an extra evening or Saturday morning.
- 104 ***MR WATT** To move, That this House calls on the Government to fulfil its election commitment to increase train services on the Alamein Line to every 15 minutes during the morning peak.

- 105 ***MR WATT** To move, That this House calls on the Government to give the people in the electorate of Burwood an assurance that it will not reintroduce the previous Labor Government's closure plan for the Alamein Line.
- 106 ***MR ANGUS** To move, That this House calls on the Government to apologise to the veteran community for scheduling a parliamentary sitting day on remembrance day, thereby preventing members of Parliament attending local commemorative events and supporting local veterans and their families on this important day.
- 107 ***MR ANGUS** To move, That this House calls on the Labor Party to apologise to the residents of the electorate of Forest Hill for discontinuing with the much needed East West Link project, thus condemning road users to traffic chaos for years to come.
- 108 *MR ANGUS To move, That this House expresses its support for the much needed East West Link project, and condemns the Labor Party for committing to scrap this project, thereby costing Victoria over 3,000 direct jobs and countless indirect jobs.
- 109 *MR ANGUS To move, That this House calls on the Government to condemn the inappropriate and most likely illegal activities being undertaken by various trade unions as disclosed in the Royal Commission into Trade Union Governance and Corruption Interim Report.
- 110 ***MR ANGUS** To move, That this House calls on the Premier to take action against the Member for Western Metropolitan Region, Cesar Melham, following the revelations disclosed in the Royal Commission into Trade Union Governance and Corruption Interim Report.
- 111 *MS RYALL To move, That this House notes that since Labor's election, Victorians have to pay Labor's \$540 million to Tatts, a \$28 million former Labor Government slush fund was uncovered, the CFMEU blockaded a construction site, there have been two bus strikes and Victoria is exposed to business uncertainty with East West Link.
- 112 ***MS RYALL** To move, That this House condemns the Labor Party for failing to care about or understand the needs of business in Victoria by stopping work on the East West Link and consigning the future of Victoria's businesses to the emergency lane of the Australian economy.
- 113 ***MS RYALL** To move, That this House condemns the Labor Party for leaving Victoria in structural deficit when last in government, not knowing how it would have repaired it while preserving Victoria's AAA credit rating, and notes Labor's learnt nothing by now committing Victorians to unfunded promises and increased pressure on productivity and jobs.
- 114 ***MS RYALL** To move, That this House condemns the Labor Party for their hypocrisy, on one hand saying that they will fix schools and on the other ripping \$10.1 million out of Ringwood schools in this term of Government, and further notes their failure to invest in schools across the former Mitcham electorate.
- 115 ***MS RYALL** To move, That this House commends the Coalition on the \$4.5 billion spending on hospital infrastructure across Victoria to deal with Labor's appalling legacy of massive waiting lists and limited capacity in emergency departments and hospitals, and for making sure that Labor's failure to plan for Victoria's future hospital infrastructure needs was addressed.
- 116 ***MR WATT** To move, That this House calls on the Andrews Labor Government to give the people in the electorate of Burwood an assurance that it will not reintroduce the previous Labor Government's closure plan for the Ashburton Police Station.
- 117 ***MR WATT** To move, That this House condemns the Andrews Labor Government for their failed plan to save the seat of Melbourne from the grasps of the Greens by promising to tear up the East West Link contract.

- 118 ***MR WATT** To move, That this House condemns the Andrews Labor Government for the loss of more than 3,700 jobs in its first week in government.
- 119 ***MR WATT** To move, That this House condemns the Andrews Labor Government for its lack of interest in community services as evidenced by having no Minister for Community Services.
- 120 *MR WATT To move, That this House calls on the Andrews Labor Government to commit to not removing \$2.6 million of funding from the Solway Primary School, allocated in the 2014–15 budget by the Napthine Government and announced by the then Minister for Education on 23 May 2014.
- 121 *MR WATT To move, That this House calls on the Andrews Labor Government to commit to not removing \$5 million funding from Ashwood College, which was allocated and announced in the 2014–15 budget, for stage two of the Ashwood College redevelopment.
- 122 *MR WATT To move, That this House calls on the Andrews Labor Government to commit to not removing \$900,000 funding from Ashburton Primary School, allocated in the 2014–15 budget by the Napthine Government and announced by the then Minister for Education on 3 June 2014.
- 123 ***MR WATT** To move, That this House condemns the Andrews Labor Government for not honouring the commitment to fund the Melbourne Tramways Band over the next three years so that it may continue its 126 year old service to the community.
- 124 *MR WATT To move, That this House calls on the Andrews Labor Government to fulfil its election commitment to the residents of Box Hill South by not approving the rezoning for the development of 15– 31 Hay Street, Box Hill South.
- 125 *MR WATT To move, That this House calls on the Andrews Labor Government to respect the work done by Boroondara Council and community expectations by ensuring that any redevelopment of the Markham Housing Estate at 2–18 Markham Avenue, Ashburton is in keeping with the Neighbourhood Residential Zones.
- 126 *MR WATT To move, That this House condemns the Andrews Labor Government for removing the \$1.5 million of funding for the Waverley Hockey Club to build a second pitch at Ashwood Reserve in the electorate of Burwood.
- 127 ***MR WATT** To move, That this House calls on the Andrews Labor Government to guarantee continued funding for the provision of four year old kindergarten programs in the electorate of Burwood.
- 128 ***MR WATT** To move, That this House calls on the Andrews Labor Government to commit to the removal of the Burke Road level crossing, already funded by the Napthine Government.
- 129 ***MR WATT** To move, That this House calls on the Andrews Labor Government to complete the Monash Children's Hospital on time and on budget as seen with the Napthine Government's efficient configuration of the Box Hill Hospital redevelopment.
- 130 ***MR WATT** To move, That this House calls on the Andrews Labor Government to fund public tenants groups in line with the commitment that was given by the Labor Party in the 2014 election.
- 131 ***MR WATT** To move, That this House calls on the Andrews Labor Government to remove graffiti along the Monash Freeway in the electorate of Burwood.
- 132 ***MR WATT** To move, That this House calls on the Andrews Labor Government to maintain the height controls implemented by the former Coalition Government in Activity Centres in the electorate of Burwood.

- ***MR WATT** To move, That this House calls on the Andrews Labor Government to commit to support special religious instruction in government schools.
- ***MR WATT** To move, That this House calls on the Andrews Labor Government to respect the right to freedom of religion and maintain the current provisions of the *Equal Opportunity Act 2010*.
- 135 *MR WATT To move, That this House calls on the Andrews Labor Government to match the Napthine Government's commitment to build a much needed, long overdue rail link from the city of Melbourne to Tullamarine Airport.
- ***MR WATT** To move, That this House calls on the Andrews Labor Government to commit to honouring the contract for the congestion-busting East West Link.
- ***MR WATT** To move, That this House condemns the Andrews Labor Government and its members for their inappropriate use of union slush funds to conduct its internal machinations.
- ***MR WATT** To move, That this House condemns the Andrews Labor Government for not condemning the CFMEU over its antics in halting work on the ALDI development in Altona.
- ***MR WATT** To move, That this House condemns the Andrews Labor Government for its politicisation of Victoria's emergency services during the state election campaign.
- ***MR WATT** To move, That this House condemns the Andrews Labor Government for their lack of a detailed and coherent plan for the development of a second port at Bay West.
- ***MR WATT** To move, That this House condemns the Andrews Labor Government for its public statements that there will be no changes to ambulance response times until after the 2018 state election, thereby absolving themselves of any responsibility.
- ***MR WATT** To move, That this House condemns the Andrews Labor Government for halving the state's surplus on their first day in office by having to pay for the previous Labor Government's failed poker machine reforms.
- ***MR WATT** To move, That this House condemns the Andrews Labor Government for any attempt to wind back planning protections for the electorate of Burwood.
- ***MR WATT** To move, That this House condemns the Andrews Labor Government for not having any plans to deal with the intolerable congestion on the roads in the electorate of Burwood.
- ***MR WATT** To move, That this House condemns the Andrews Labor Government for its missing in action approach to government with no ministerial contact details available for more than two weeks in 2014.
- ***MR WATT** To move, That this House condemns the Andrews Labor Government for its plan to cut metropolitan train services by failing to commit to the Melbourne Rail Tunnel.
- ***MR WATT** To move, That this House condemns the Andrews Labor Government for its backflip, in its first week in office, on the Metro Rail Tunnel.
- ***MR WATT** To move, That this House congratulates the former Liberal-Nationals Government for providing an extra 10,000 weekly tram, train and bus services.
- ***MR WATT** To move, That this House congratulates the former Liberal-Nationals Government for the \$10.5 million first stage of the redevelopment of Ashwood College in the electorate of Burwood.

- 150 ***MR WATT** To move, That this House congratulates the former Liberal-Nationals Government for the \$16.7 million upgrades to the Alamein and Glen Waverley Lines.
- 151 ***MR WATT** To move, That this House congratulates the former Liberal-Nationals Government for the reinstatement of the Ashburton Police Station from 9.00 am to 5.00 pm, seven days a week in the electorate of Burwood.
- 152 ***MR WATT** To move, That this House congratulates the former Liberal-Nationals Government for its completion of the Box Hill Hospital on time and under budget with an additional 200 beds.
- 153 ***MR WATT** To move, That this House congratulates the former Liberal-Nationals Government for introducing planning laws that protect the local amenity for residents in the electorate of Burwood.
- 154 ***MR WATT** To move, That this House congratulates the former Liberal-Nationals Government for introducing Protective Services Officers to Ashburton train station in the electorate of Burwood, and calls on the Andrews Labor Government to commit to maintaining this policy.
- 155 ***MR WATT** To move, That this House congratulates the former Liberal-Nationals Government for introducing Protective Services Officers to Burwood train station, and calls on the Andrews Labor Government to commit to maintaining this policy.
- 156 ***MR WATT** To move, That this House congratulates the former Liberals-Nationals Government for introducing Protective Services Officers to Jordanville train station, and calls on the Andrews Labor Government to commit to maintaining this policy.
- 157 *MR WATT To move, That this House congratulates the former Liberals-Nationals Government for introducing Protective Services Officers to Holmesglen train station, and calls on the Andrews Labor Government to commit to maintaining this policy.
- 158 ***MR WATT** To move, That this House congratulates the former Liberals-Nationals Government for introducing Protective Services Officers to Surrey Hills train station, and calls on the Andrews Labor Government to commit to maintaining this policy.
- 159 *MR WATT To move, That this House congratulates the former Liberal-Nationals Government for introducing Protective Services Officers to Riversdale train station, and calls on the Andrews Labor Government to commit to maintaining this policy.
- 160 *MR WATT To move, That this House congratulates the former Liberal-Nationals Government for introducing Protective Services Officers to Box Hill train station, and calls on the Andrews Labor Government to commit to maintaining this policy.
- 161 *MR WATT To move, That this House congratulates the former Liberal-Nationals Government for introducing Protective Services Officers to Camberwell train station, and calls on the Andrews Labor Government to commit to maintaining this policy.
- 162 *MR WATT To move, That this House congratulates the former Liberal-Nationals Government for introducing Protective Services Officers to Canterbury train station, and calls on the Andrews Labor Government to commit to maintaining this policy.
- 163 *MR WATT To move, That this House calls on the Andrews Labor Government to provide additional funding to Burwood Neighbourhood House to continue to support those afflicted by breast cancer through the supply of prosthetic breasts to use after having a mastectomy.
- 164 ***MR WATT** To move, That this House calls on the Andrews Labor Government to build a safe pedestrian crossing on the Glen Waverley train line at Elliot Street, Chadstone, in the electorate of Burwood.

- ***MR WATT** To move, That this House calls on the Andrews Labor Government to rectify the disability tram stop at Deakin University in the electorate of Burwood, and provide an alternative to the steps that prove insurmountable to wheelchair-bound constituents.
- ***MR WATT** To move, That this House calls on the Andrews Labor Government to provide a low floor tram for disabled and infirm constituents in the electorate of Burwood who utilise the 75 tram line.
- ***MR WATT** To move, That this House calls on the Andrews Labor Government to implement resurfacing works on Toorak Road, in the electorate of Burwood, to address the poor state of the road and improve traffic flow.
- ***MR WATT** To move, That this House calls on the Andrews Labor Government to acknowledge the Ashburton Community Centre in the electorate of Burwood as a Neighbourhood House and fund them accordingly.
- ***MR WATT** To move, That this House calls on the Andrews Labor Government to assist Ms Debbie Marshall and her children in not being evicted from their public housing property and becoming homeless just to fulfil someone's asinine bureaucratic procedure.
- ***MR WATT** To move, That this House calls on the Andrews Labor Government to commit to the increase in car parking at train stations along the Alamein Line in the electorate of Burwood, in keeping with the Labor Party's commitment to increase public transport usage in Melbourne.
- ***MR GIDLEY** To move, That this House calls on the Labor Government to continue with the shovelready Mr Waverley Secondary College senior school complete rebuild project, following the significant master planning and design works which have just been completed by the school and former government.
- ***MR GIDLEY** To move, That this House calls on the Labor Government to not only commence school hall renovations at Glen Waverley Primary School, but also immediately undertake the detailed planning necessary for the whole school to have an urgently needed, multi-storey rebuild, as was being implemented.
- ***MR GIDLEY** To move, That this House calls on the Labor Government to commit to undertaking the full Brentwood Secondary College rebuild project to cater for the significant increase in student numbers which have been experienced by the school over the last decade.
- ***MR GIDLEY** To move, That this House calls on the Labor Government to progress the massive Waverley economic infrastructure program that was being implemented including the shovel ready Mt Waverley Secondary College senior school complete rebuild project, the urgently needed, multi-story rebuild of Glen Waverley Primary School, and the full Brentwood Secondary College rebuild.
- ***MR GIDLEY** To move, That this House notes as the Labor Government is starting with a clean slate with a budget in surplus, not only in 2014–15 but over the forward estimates, there are simply no financial excuses not to implement the Waverley economic infrastructure program.
- ***MR GIDLEY** To move, That this House notes as the Labor Government is starting with a clean slate with a budget in surplus, not only in 2014–15 but over the forward estimates, there are simply no financial excuses not to reduce state taxes and charges on small business.
- ***MR GIDLEY** To move, That this House notes as the Labor Government is starting with a clean slate with a budget in surplus, not only in 2014–15 but over the forward estimates, there are simply no financial excuses not to reduce state taxes and charges on households.
- ***MR GIDLEY** To move, That this House calls on the Labor Government to continue with the joint Commonwealth, state and local government Waverley Gymnastics Centre redevelopment project, which is not only shovel-ready, but has been more than a decade in the making.

179 ***MR GIDLEY** — To move, That this House calls on the Labor Government to continue with the joint Commonwealth, state and local government Waverley Hockey Centre redevelopment project, which is not only shovel-ready, but has been more than five years in the making.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER

DEPUTY SPEAKER — Mr Nardella.

COMMITTEES

ENVIRONMENT AND NATURAL RESOURCES (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 2

Wednesday 11 February 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GRIEVANCES — Debate on the question — That grievances be noted

GOVERNMENT BUSINESS

NOTICE OF MOTION

1 **MS ALLAN** — To move, That the following sessional orders be adopted, to come into operation with immediate effect:

Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without

amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or

(b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister make seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers under SO 55 and sessional order

The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask ministers oral questions relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(1)(c) of the *Charter of Human Rights and Responsibilities Act 2006* must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.'

2 **MS ALLAN** — To move, That this House authorises and requires the Clerk to table copies of proclamations of the Governor in Council fixing dates for the coming into operation of Acts, as published in the Government Gazette from time to time.

ORDERS OF THE DAY

- 1 BACK TO WORK BILL 2014 Second reading.
- 2 EDUCATION AND TRAINING REFORM AMENDMENT (FUNDING OF NON-GOVERNMENT SCHOOLS) BILL 2014 Second reading.

- 3 WRONGS AMENDMENT (ASBESTOS RELATED CLAIMS) BILL 2014 Second reading.
- 4 **±STATUTE LAW REPEALS BILL 2014** Second reading.
- 5 ***SUMMARY OFFENCES AMENDMENT (MOVE-ON LAWS) BILL 2015** Second reading.
- 6 ***CEMETERIES AND CREMATORIA AMENDMENT (VETERANS REFORM) BILL 2015** Second reading.
- 7 ***INTERPRETATION OF LEGISLATION AMENDMENT BILL 2015** Second reading.
- 8 ***PARLIAMENTARY COMMITTEES AND INQUIRIES ACTS AMENDMENT BILL 2015** Second reading.
- 9 **ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH** Motion for *Resumption of debate* (*Mr Crisp*).

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 10 FEBRUARY 2015

- 180 ***MS McLEISH** To move, That this House condemns the Premier for misleading the Victorian public by claiming the East West Link contracts are invalid and not worth the paper they were written on and now risking Victorian taxpayers to foot the bill for huge compensation payout and at the same time jeopardising Victoria's reputation.
- 181 ***MR McCURDY** To move, That this House calls on the Premier to introduce a country roads and bridges policy that will meet the needs of regional Victoria, notes that Victoria doesn't stop at the outskirts of Melbourne and implores the Government to invest in country roads not white elephants.
- 182 ***MR WATT** To move, That this House calls on the Andrews Labor Government to explain why they need to ask for Federal Government funding for the Bourke Road level crossing that was fully funded in the 2014/15 Budget.
- 183 *MR SOUTHWICK To move, That this House condemns the Andrews Government for its lack of leadership and hypocrisy by introducing their flagship Back to Work Bill 2014 and then axing over 3,000 future jobs by ripping up the East West Link contract.
- 184 ***MR NORTHE** To move, That this House congratulates the former Member for Gippsland South, Peter Ryan, on his incredible service to his community and the Parliament of Victoria, notes his 15 years of outstanding leadership to the Nationals, and wishes Peter, Trish and family every success for the future.

[±] Proposals in bill currently before the Scrutiny of Acts and Regulations Committee for inquiry, consideration and report.

ORDERS OF THE DAY

No orders of the day were made on 10 February 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER

DEPUTY SPEAKER — Mr Nardella.

COMMITTEES

ENVIRONMENT AND NATURAL RESOURCES (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 3

Thursday 12 February 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICES OF MOTION

1 **MS ALLAN** — To move, That the following sessional orders be adopted, to come into operation with immediate effect:

'1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or

(b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister make seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers under SO 55 and sessional order

The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask ministers oral questions relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(1)(c) of the *Charter of Human Rights and Responsibilities Act 2006* must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.'

2 **MS ALLAN** — To move, That this House authorises and requires the Clerk to table copies of proclamations of the Governor in Council fixing dates for the coming into operation of Acts, as published in the Government Gazette from time to time.

ORDERS OF THE DAY

1 WRONGS AMENDMENT (ASBESTOS RELATED CLAIMS) BILL 2014 — Second reading — *Resumption of debate (Mr Pesutto).*

- 2 **±STATUTE LAW REPEALS BILL 2014** Second reading *Resumption of debate (Mr Clark).*
- 3 **BACK TO WORK BILL 2014** Second reading *Resumption of debate (Ms Garrett).*
- 4 EDUCATION AND TRAINING REFORM AMENDMENT (FUNDING OF NON-GOVERNMENT SCHOOLS) BILL 2014 Second reading *Resumption of debate (Ms Hennessy).*
- 5 **ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH** Motion for *Resumption of debate*.

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 11 FEBRUARY 2015

- 185 **MS RYAN** To move, That this House condemns the Andrews Labor Government for showing contempt for the Rushworth community by failing to commit to much needed funding for the co-location of Rushworth's Hospital and its residential aged care facilities as promised by the previous Coalition Government.
- 186 **MR SOUTHWICK** To move, That this House condemns the Andrews Government for proposing to rip up Victoria's move-on laws, thereby watering down police powers to allow their militant union mates to again threaten businesses with blockade protests, signalling the only jobs Labor are interested in are their own.
- 187 **MR BULL** (*Gippsland East*) To move, That this House recognises how well received and successful the Regional Growth Fund was for rural and regional Victoria, delivering an enormous number of projects and significant investment right across rural Victoria, and calls on the current Government to commit to an equal level of investment into the regions.
- 188 **MS McLEISH** To move, That this House condemns the Minister for Employment for her blatant hypocrisy in the Chamber on 10 February 2015, accusing the former Government of wrecking TAFE when she knows that when she was the Minister responsible for TAFE, she refused to listen to stakeholders and undermined the public TAFE sector.
- 189 **MS RYALL** To move, That this House condemns the Labor Party for sacking employees they promised would not prior to the election and then spending \$100 million of tax payer funds in an attempt to create jobs and notes that you just cannot trust what Labor says because they will do the opposite.

 $[\]pm$ Proposals in bill currently before the Scrutiny of Acts and Regulations Committee for inquiry, consideration and report.

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 11 FEBRUARY 2015

1 **FUNDING OF THE SALE SPECIALIST SCHOOL** — Petition presented by the Member for Gippsland East (*11 February 2015*) — Requesting that the Legislative Assembly calls on the Labor Government to fund stage 2 of the Sale Specialist School as a matter of priority — To be considered (*Mr Bull, Gippsland East*).

BUSINESS LISTED FOR FUTURE DAYS

TUESDAY 24 FEBRUARY 2015

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **CEMETERIES AND CREMATORIA AMENDMENT (VETERANS REFORM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*

WEDNESDAY 25 FEBRUARY 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **SUMMARY OFFENCES AMENDMENT (MOVE-ON LAWS) BILL 2015** *Resumption of debate (Mr Pesutto).*
- 2 **INTERPRETATION OF LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **PARLIAMENTARY COMMITTEES AND INQUIRIES ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward, Mr Watt.

COMMITTEES

ENVIRONMENT AND NATURAL RESOURCES (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 4

Tuesday 24 February 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That this House authorises and requires the Clerk to table copies of proclamations of the Governor in Council fixing dates for the coming into operation of Acts, as published in the Government Gazette from time to time.
- 2 ***MR SCOTT** To move, That under section 46D(1)(c) of the *Planning and Environment Act 1987*, Amendment No 121 to the Upper Yarra Valley and Dandenong Ranges Regional Strategy Plan be approved.

ORDERS OF THE DAY

- 1 **CEMETERIES AND CREMATORIA AMENDMENT (VETERANS REFORM) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 2 **ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH** Motion for *Resumption of debate*.

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 12 FEBRUARY 2015

190 **MS RYALL** — To move, That this House notes that — (a) the Minister for Roads and Road Safety, in response to the question on whether he would resign if there are further cost blow outs on the Westgate distributor, said there is no cost blowout; and (b) the Westgate distributor is a \$500 million project.

^{*} New entry.

- **MS SANDELL** To move, That this House calls on the Government to introduce legislation to prevent Victorian taxpayers paying enormous compensation for cancelling the East West toll road contracts.
- **MR HIBBINS** To move, That this House (a) supports marriage equality; and (b) calls on the Parliament of the Commonwealth of Australia to amend the Marriage Act 1961 (Cth) to provide for marriage equality.
- **MR CRISP** To move, That this House pays tribute to the service to South Gippsland and Victoria by Peter Ryan for over 22 years as a parliamentarian and 15 years as Leader of the Nationals.
- **MR SOUTHWICK** To move, That this House calls on the Minister for Roads and Road Safety to google the definition of 'shovel-ready project' so that, before he announces any more, he can at least assure the public that they passed the planning stages and not are just a thought bubble.
- **MS SANDELL** To move, That this House calls on the Government to establish the Great Forrest National Park to protect endangered animals like the Leadbeater's Possum, protect Melbourne, LaTrobe and Goulburn Murray water catchments and stimulate the struggling local economy.
- **MS KEALY** To move, That this House notes the disastrous drought conditions threatening to engulf parts of western Victoria, and calls upon the Labor Government to work with the Federal Coalition Government to maximise the relief available to the affected families and businesses of the region.
- **MR HIBBINS** To move, That this House calls on the Government to implement public transport improvements for the Prahran electorate including (a) increased train, tram and bus services, particularly in peak hour for Hawksburn and Toorak stations; and (b) upgrades to the busy South Yarra station including a second entrance and connection to Melbourne Metro.
- **MR HIBBINS** To move, That this House notes that (a) the former Labor Government introduced the failed market contestability model to the VET sector; and (b) the former Liberal–Nationals Government cut funding to TAFE that resulted in TAFE campus closures, course cuts, cuts to student services and job losses.
- **MR WATT** To move, That this House calls on the Andrews Government to explain why it requested funding from the federal Government for the Bourke Road grade separation that was fully funded in the 2014/15 Budget and whether its commitment to proceed with this project was not worth the billboard it was written on.

ORDER OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 12 FEBRUARY 2015

INTERSECTION OF HUNTER AND MONBULK ROADS, EVELYN — Petition presented by the Member for Evelyn (*12 February 2015*) — Requesting that the Legislative Assembly investigate and install anything necessary to reduce the risk of further fatal or serious crashes near the intersection of Hunter and Monbulk Roads, Evelyn — To be considered (*Mrs Fyffe*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 25 FEBRUARY 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **SUMMARY OFFENCES AMENDMENT (MOVE-ON LAWS) BILL 2015** *Resumption of debate* (*Mr Pesutto*).
- 2 **INTERPRETATION OF LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **PARLIAMENTARY COMMITTEES AND INQUIRIES ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward, Mr Watt.

COMMITTEES

ENVIRONMENT AND NATURAL RESOURCES (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

***SESSIONAL ORDERS**

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 5

Wednesday 25 February 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

GOVERNMENT BUSINESS

MATTER OF PUBLIC IMPORTANCE — Discussion on matter

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***EDUCATION AND TRAINING REFORM AMENDMENT (CHILD SAFE SCHOOLS) BILL 2015** — Second reading.
- 2 *LIMITATION OF ACTIONS AMENDMENT (CHILD ABUSE) BILL 2015 Second reading.
- 3 ***PUBLIC HEALTH AND WELLBEING AMENDMENT (HAIRDRESSING REGISTRATION) BILL** 2015 — Second reading.
- 4 *LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2015 Second reading.
- 5 ***VETERANS AND OTHER ACTS AMENDMENT BILL 2015** Second reading.
- 6 **CEMETERIES AND CREMATORIA AMENDMENT (VETERANS REFORM) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 7 **INTERPRETATION OF LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 8 **SUMMARY OFFENCES AMENDMENT (MOVE-ON LAWS) BILL 2015** *Resumption of debate (Mr Pesutto).*
- 9 **PARLIAMENTARY COMMITTEES AND INQUIRIES ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 10 **ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH** Motion for *Resumption of debate*.

^{*} New entry.

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 24 FEBRUARY 2015

- 200 **MS KEALY** To move, That this House condemns the Labor Government for neglecting the safety of rural road users by failing to provide adequate funding for the maintenance of country roads by dismantling the former Coalition Government's \$160 million country roads and bridges program and providing no alternative funding stream.
- 201 **MR CRISP** To move, That this House urges the Andrews Labor Government to undertake the budgeted \$30 million in rail maintenance on the Mildura line in 2014–15.

ORDERS OF THE DAY

No orders of the day were made on 24 February 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ENVIRONMENT AND NATURAL RESOURCES (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 6

Thursday 26 February 2015 The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **SUMMARY OFFENCES AMENDMENT (MOVE-ON LAWS) BILL 2015** *Resumption of debate (Mr Watt).*
- 2 **PARLIAMENTARY COMMITTEES AND INQUIRIES ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 3 **CEMETERIES AND CREMATORIA AMENDMENT (VETERANS REFORM) BILL 2015** Second reading *Resumption of debate (Mr Wynne).*
- 4 **INTERPRETATION OF LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Ms Hutchins).*
- 5 **ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH** Motion for *Resumption of debate*.

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 25 FEBRUARY 2015

- 202 **MR McCURDY** To move, That this House calls on the Minister for Agriculture to support the community of Cobram in their quest to eradicate Queensland Fruit Fly from backyards within town boundaries which will allow fruit growers to continue to offer pest free, first class fruit to the domestic and international markets.
- 203 **MR NORTHE** To move, That this House condemns the Labor Government for its blatant practice of re-announcing commitments made by the Coalition and claiming them as their own, such as recently stating that the Essential Services Commission would investigate the incidence of disconnections when the Coalition had already announced this in August 2014.

204 **MS KEALY** — To move, That this House calls on the Andrews Labor Government to match The Nationals policy to grant Western Victorian farmers a right of veto over coal seam gas extraction activity on their land.

ORDERS OF THE DAY

No orders of the day were made on 25 February 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 11 MARCH 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **EDUCATION AND TRAINING REFORM AMENDMENT (CHILD SAFE SCHOOLS) BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 2 **LIMITATION OF ACTIONS AMENDMENT (CHILD ABUSE) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **PUBLIC HEALTH AND WELLBEING AMENDMENT (HAIRDRESSING REGISTRATION) BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 4 **LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto)*.
- 5 **VETERANS AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark)*.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

•

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ENVIRONMENT AND NATURAL RESOURCES (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:

- (a) 7.00 pm each sitting Tuesday and Wednesday;
- (b) 5.00 pm on any other sitting day.
- If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.

If the time for the interruption arises:

- (c) at the same time as the completion time set by the government business program; or
- (d) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

After the interruption:

- (e) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
- (f) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 7

Tuesday 17 March 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **EDUCATION AND TRAINING REFORM AMENDMENT (CHILD SAFE SCHOOLS) BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 2 **LIMITATION OF ACTIONS AMENDMENT (CHILD ABUSE) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **PUBLIC HEALTH AND WELLBEING AMENDMENT (HAIRDRESSING REGISTRATION) BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 4 **LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto)*.
- 5 **VETERANS AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 6 **ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH** Motion for *Resumption of debate*.

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 26 FEBRUARY 2015

205 **MS SANDELL** — To move, That this House calls on the state Government to commit to a one-for-one feed-in tariff for household solar that is equivalent to the retail price of electricity for consumers.

206 **MS SANDELL** — To move, That this House calls on the Minister for Planning to reinstate notice provisions and objector and appeal rights for residents in the Capital City and Docklands Zones, given Labor's election commitment to promote the principles of third party rights in all processes.

ORDERS OF THE DAY

No orders of the day were made on 26 February 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

*ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ENVIRONMENT AND NATURAL RESOURCES (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 8

Wednesday 18 March 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

GOVERNMENT BUSINESS

MATTER OF PUBLIC IMPORTANCE — Discussion on matter

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 *JURY DIRECTIONS BILL 2015 Second reading.
- 2 ***NATIONAL PARKS AMENDMENT (PROHIBITING CATTLE GRAZING) BILL 2015** Second reading.
- 3 ***MENTAL HEALTH AMENDMENT BILL 2015** Second reading.
- 4 ***DOMESTIC ANIMALS AMENDMENT BILL 2015** Second reading.
- 5 **LIMITATION OF ACTIONS AMENDMENT (CHILD ABUSE) BILL 2015** Second reading *Resumption of debate (Mr Richardson, Mordialloc).*
- 6 **PUBLIC HEALTH AND WELLBEING AMENDMENT (HAIRDRESSING REGISTRATION) BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 7 **VETERANS AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 8 **LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto)*.
- 9 **ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH** Motion for *Resumption of debate*.
- 10 EDUCATION AND TRAINING REFORM AMENDMENT (CHILD SAFE SCHOOLS) BILL 2015 — Second reading — Resumption of debate (Ms Garrett).

^{*} New entry.

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICE GIVEN ON 17 MARCH 2015

207 **MR BURGESS** — To move, That this House condemns the Minister for Small Business, Innovation and Trade for claiming the distinction of making his first act as the Minister to impose a big new impost on Victoria's businesses.

ORDERS OF THE DAY

No orders of the day were made on 17 March 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY Clerk of the Legislative Assembly

TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ENVIRONMENT AND NATURAL RESOURCES (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 9

Thursday 19 March 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH** Motion for *Resumption of debate* (*Mr Carbines*).
- 2 **LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Donnellan).*
- 3 EDUCATION AND TRAINING REFORM AMENDMENT (CHILD SAFE SCHOOLS) BILL 2015 — Second reading — *Resumption of debate (Ms Garrett).*
- 4 **LIMITATION OF ACTIONS AMENDMENT (CHILD ABUSE) BILL 2015** Second reading *Resumption of debate (Ms Spence).*
- 5 **PUBLIC HEALTH AND WELLBEING AMENDMENT (HAIRDRESSING REGISTRATION) BILL 2015** — Second reading — *Resumption of debate (Mr Northe).*
- 6 **VETERANS AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Donnellan).*

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICE GIVEN ON 18 MARCH 2015

208 **MS KEALY** — To move, That this House calls on the Andrews Labor Government to match the \$1 million commitment made by the Federal Coalition Government to invest in the development of the Wimmera Cancer Care Centre in Horsham, thereby providing better local cancer care for the people of Western Victoria.

ORDERS OF THE DAY

No orders of the day were made on 18 March 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 1 APRIL 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **JURY DIRECTIONS BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **NATIONAL PARKS AMENDMENT (PROHIBITING CATTLE GRAZING) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 3 **MENTAL HEALTH AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Bull, Gippsland East).*
- 4 **DOMESTIC ANIMALS AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ENVIRONMENT AND NATURAL RESOURCES (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 10

Tuesday 14 April 2015 The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **JURY DIRECTIONS BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **MENTAL HEALTH AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Bull, Gippsland East).*
- 3 **NATIONAL PARKS AMENDMENT (PROHIBITING CATTLE GRAZING) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 4 **DOMESTIC ANIMALS AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).
- 5 **ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH** Motion for *Resumption of debate* (*Ms Spence*).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 19 March 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 19 March 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ENVIRONMENT AND NATURAL RESOURCES (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 11

Wednesday 15 April 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

GOVERNMENT BUSINESS

GRIEVANCES — Debate on the question — That grievances be noted

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***CRIMES AMENDMENT (REPEAL OF SECTION 19A) BILL 2015** Second reading.
- 2 ***SENTENCING AMENDMENT (CORRECTION OF SENTENCING ERROR) BILL 2015** Second reading.
- 3 *JUSTICE LEGISLATION AMENDMENT BILL 2015 Second reading.
- 4 ***REGIONAL DEVELOPMENT VICTORIA AMENDMENT (JOBS AND INFRASTRUCTURE) BILL 2015** — Second reading.
- 5 **NATIONAL PARKS AMENDMENT (PROHIBITING CATTLE GRAZING) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 6 **DOMESTIC ANIMALS AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).
- 7 **ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH** Motion for *Resumption of debate* (*Ms Spence*).
- 8 **JURY DIRECTIONS BILL 2015** Second reading *Resumption of debate (Ms Hennessy).*
- 9 **MENTAL HEALTH AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Spence*).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 14 April 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 14 April 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ENVIRONMENT AND NATURAL RESOURCES (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 12

Thursday 16 April 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **DOMESTIC ANIMALS AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Staley*).
- 2 **ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH** Motion for *Resumption of debate* (*Ms Spence*).
- 3 **NATIONAL PARKS AMENDMENT (PROHIBITING CATTLE GRAZING) BILL 2015** Second reading *Resumption of debate (Ms Spence).*
- 4 **JURY DIRECTIONS BILL 2015** Second reading *Resumption of debate (Ms Hennessy).*
- 5 **MENTAL HEALTH AMENDMENT BILL 2015** Second reading *Resumption of debate (Ms Spence).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 15 April 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 15 APRIL 2015

3 **FUNDS FOR BEACONSFIELD CFA STATION** — Petition presented by the Member for Gembrook (*15 April 2015*) — Requesting that the Legislative Assembly urges the State Government to provide funds for a new station for Beaconsfield CFA — To be considered (*Mr Battin*).

4 GLENROY FIRST NATIONS COMMUNITY HUB — Petition presented by the Member for Pascoe Vale (15 April 2015) — Requesting that the Legislative Assembly supports granting six acres of land or more at 208 Hilton Street, Glenroy for the purpose of establishing a multifunctional Community Hub owned and controlled by the First Nations — To be considered (*Ms Blandthorn*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 29 APRIL 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **CRIMES AMENDMENT (REPEAL OF SECTION 19A) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **SENTENCING AMENDMENT (CORRECTION OF SENTENCING ERROR) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **JUSTICE LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Pesutto*).
- 4 **REGIONAL DEVELOPMENT VICTORIA AMENDMENT (JOBS AND INFRASTRUCTURE) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ENVIRONMENT AND NATURAL RESOURCES (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 13

Tuesday 5 May 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **CRIMES AMENDMENT (REPEAL OF SECTION 19A) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **SENTENCING AMENDMENT (CORRECTION OF SENTENCING ERROR) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **JUSTICE LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Pesutto*).
- 4 **REGIONAL DEVELOPMENT VICTORIA AMENDMENT (JOBS AND INFRASTRUCTURE) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 16 April 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 16 APRIL 2015

5 **PUBLIC TRANSPORT IN SANDRINGHAM** — Petition presented by the Member for Sandringham (*16 April 2015*) — Requesting that the Legislative Assembly calls on the Minister for Public Transport to maintain and improve the delivery of reliable public transport services within the Sandringham electorate — To be considered (*Mr Thompson, Sandringham*).

- 6 **ADDITIONAL FRONTLINE POLICE** Petition presented by the Member for Hastings (*16 April 2015*) Requesting that the Legislative Assembly calls on the Government to commit to providing additional frontline police To be considered (*Mr Burgess*).
- 7 **FUNDING FOR REGIONAL ROADS IN WESTERN VICTORIA** Petition presented by the Member for Lowan (*16 April 2015*) Requesting that the Legislative Assembly calls on the Government to provide funds for rural and regional roads in Western Victoria To be considered (*Ms Kealy*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

- *ACCOUNTABILITY AND OVERSIGHT (JOINT) Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (Footscray).
- *DISPUTE RESOLUTION (JOINT) Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.
- *†ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) Mr Crisp, Mr Perera and Ms Ryall.
- *ELECTORAL MATTERS (JOINT) Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.
- **ENVIRONMENT AND NATURAL RESOURCES (JOINT)** Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.
- *FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.
- ***HOUSE (JOINT)** Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).
- ***INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT)** Mrs Fyffe, Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.
- *†LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (Sandringham) and Mr Tilley.
- ***PRIVILEGES** Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Mr Scott and Mr Wells.
- ***PUBLIC ACCOUNTS AND ESTIMATES (JOINT)** Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

***STANDING ORDERS** — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

^{*} New entry.

[†] Contingent upon the coming into operation of the Parliamentary Committees and Inquiries Acts Amendment Act 2015.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 14

Wednesday 6 May 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

GOVERNMENT BUSINESS

MATTER OF PUBLIC IMPORTANCE — Discussion on matter

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***COURT SERVICES VICTORIA AND OTHER ACTS AMENDMENT BILL 2015** Second reading.
- 2 ***WRONGS AMENDMENT (PRISONER RELATED COMPENSATION) BILL 2015** Second reading.
- 3 **SENTENCING AMENDMENT (CORRECTION OF SENTENCING ERROR) BILL 2015** Second reading *Resumption of debate (Mr Richardson, Mordialloc).*
- 4 **JUSTICE LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Pesutto*).
- 5 **REGIONAL DEVELOPMENT VICTORIA AMENDMENT (JOBS AND INFRASTRUCTURE) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **CRIMES AMENDMENT (REPEAL OF SECTION 19A) BILL 2015** Second reading *Resumption of debate (Ms Spence).*
- 7 ***STATE TAXATION ACTS AMENDMENT BILL 2015** Second reading.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 5 May 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 5 May 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 7 MAY 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***APPROPRIATION (2015–2016) BILL 2015** Second reading Resumption of debate (Mr O'Brien, Malvern).
- 2 ***APPROPRIATION (PARLIAMENT 2015–2016) BILL 2015** Second reading *Resumption of debate (Mr Clark)*.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

*ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Perera and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

*ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

*INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

***PRIVILEGES** — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 15

Thursday 7 May 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **STATE TAXATION ACTS AMENDMENT BILL 2015** Second reading.
- 2 **REGIONAL DEVELOPMENT VICTORIA AMENDMENT (JOBS AND INFRASTRUCTURE) BILL 2015** — Second reading — *Resumption of debate (Mr McCurdy).*
- 3 APPROPRIATION (2015–2016) BILL 2015 Second reading Resumption of debate (Mr O'Brien, Malvern).
- 4 **APPROPRIATION (PARLIAMENT 2015–2016) BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 5 **CRIMES AMENDMENT (REPEAL OF SECTION 19A) BILL 2015** Second reading *Resumption of debate (Ms Spence).*
- 6 **JUSTICE LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Victoria*).
- 7 **SENTENCING AMENDMENT (CORRECTION OF SENTENCING ERROR) BILL 2015** Second reading *Resumption of debate (Ms Spence).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 6 May 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 6 May 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 20 MAY 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **COURT SERVICES VICTORIA AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **WRONGS AMENDMENT (PRISONER RELATED COMPENSATION) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Perera and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 16

Tuesday 26 May 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **COURT SERVICES VICTORIA AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 2 WRONGS AMENDMENT (PRISONER RELATED COMPENSATION) BILL 2015 Second reading *Resumption of debate (Mr Pesutto)*.
- 3 **STATE TAXATION ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr O'Brien, Malvern*).
- 4 **APPROPRIATION (2015–2016) BILL 2015** Second reading *Resumption of debate (Mr Southwick).*
- 5 APPROPRIATION (PARLIAMENT 2015–2016) BILL 2015 Second reading *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 7 May 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 7 MAY 2015

8 ***SHIRE OF MOUNT ALEXANDER COUNCILLORS** — Petition presented by the Member for Bendigo West (7 May 2015) — Requesting that the Legislative Assembly considers removing the Shire of Mount Alexander councillors and senior council administration from office and replacing them with commissioners — To be considered (*Mr Walsh*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Perera and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 17

Wednesday 27 May 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

GOVERNMENT BUSINESS

MATTER OF PUBLIC IMPORTANCE — Discussion on matter

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 *DELIVERING VICTORIAN INFRASTRUCTURE (PORT OF MELBOURNE LEASE TRANSACTION) BILL 2015 Second reading.
- 2 *JUDICIAL ENTITLEMENTS BILL 2015 Second reading.
- 3 ***PLANNING AND ENVIRONMENT AMENDMENT (RECOGNISING OBJECTORS) BILL 2015** — Second reading.
- 4 ***VICTORIA POLICE AMENDMENT (VALIDATION) BILL 2015** Second reading.
- 5 *CHILDREN, YOUTH AND FAMILIES AMENDMENT (RESTRICTIONS ON THE MAKING OF PROTECTION ORDERS) BILL 2015 Second reading.
- 6 ***STATUTE LAW REVISION BILL 2014** (*from Council*) Second reading.
- 7 **APPROPRIATION (PARLIAMENT 2015–2016) BILL 2015** Second reading *Resumption of debate (Mr Angus).*
- 8 APPROPRIATION (2015–2016) BILL 2015 Second reading Resumption of debate (Mr Southwick).
- 9 **COURT SERVICES VICTORIA AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Foley).*
- 10 WRONGS AMENDMENT (PRISONER RELATED COMPENSATION) BILL 2015 Second reading *Resumption of debate (Mr Foley)*.

^{*} New entry.

11 **STATE TAXATION ACTS AMENDMENT BILL 2015** — Second reading — *Resumption of debate* (*Ms Richardson, Northcote*).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 26 May 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 26 May 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Perera and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Mr Battin, Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

NOTICE PAPER — No 18

Thursday 28 May 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICES OF MOTION

- 1 ***MS ALLAN** To move, That this House takes note of the 2015–16 budget papers.
- 2 *MS HENNESSY To move, That this House condemns the Prime Minister and the Federal Health Minister for their \$17.7 billion in savage cuts to Victoria's hospitals over the next decade, and for other measures that will disadvantage Victorians including dental, preventative health, indigenous, medical research programs and investments.

ORDERS OF THE DAY

- 1 APPROPRIATION (2015–2016) BILL 2015 Second reading Resumption of debate (Mr McCurdy).
- 2 **APPROPRIATION (PARLIAMENT 2015–2016) BILL 2015** Second reading *Resumption of debate (Mr Noonan).*
- 3 **STATE TAXATION ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Richardson, Northcote*).
- 4 **COURT SERVICES VICTORIA AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Foley).*
- 5 **WRONGS AMENDMENT (PRISONER RELATED COMPENSATION) BILL 2015** Second reading *Resumption of debate (Mr Foley).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 27 May 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

* New entry.

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 27 MAY 2015

- 9 **MORNINGTON PENINSULA BUS SERVICE** Petition presented by the Member for Nepean (27 May 2015) Requesting that the Legislative Assembly works with the Mornington Peninsula Shire to ensure the PenBus service will continue on an ongoing basis as part of the public transport infrastructure for the Mornington Peninsula To be considered (*Mr Dixon*).
- 10 **FUNDING FOR MORNINGTON PENINSULA FREEWAY** Petition presented by the Member for Nepean (27 May 2015) — Requesting that the Legislative Assembly urgently approves funding for the Jetty Road overpass in order to relieve the congestion on local roads at the current terminus of the Mornington Peninsula Freeway, in accordance with the VicRoads Point Nepean Road study — To be considered (*Mr Dixon*).

BUSINESS LISTED FOR FUTURE DAYS

TUESDAY 9 JUNE 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **JUDICIAL ENTITLEMENTS BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **PLANNING AND ENVIRONMENT AMENDMENT (RECOGNISING OBJECTORS) BILL 2015** — Second reading — *Resumption of debate (Mr Pesutto).*
- 3 **VICTORIA POLICE AMENDMENT (VALIDATION) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 4 CHILDREN, YOUTH AND FAMILIES AMENDMENT (RESTRICTIONS ON THE MAKING OF PROTECTION ORDERS) BILL 2015 Second reading *Resumption of debate (Mr Pesutto).*
- 5 **STATUTE LAW REVISION BILL 2014** (from Council) Second reading Resumption of debate (Mr Pesutto).

WEDNESDAY 24 JUNE 2015

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 DELIVERING VICTORIAN INFRASTRUCTURE (PORT OF MELBOURNE LEASE TRANSACTION) BILL 2015 — Second reading — *Resumption of debate (Mr Hodgett)*.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Perera and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

*ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*) and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 19

Tuesday 9 June 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

1 **MS ALLAN** — To move, That this House takes note of the 2015–16 budget papers.

ORDERS OF THE DAY

- 1 JUDICIAL ENTITLEMENTS BILL 2015 Second reading *Resumption of debate (Mr Pesutto)*.
- 2 **PLANNING AND ENVIRONMENT AMENDMENT (RECOGNISING OBJECTORS) BILL 2015** — Second reading — *Resumption of debate (Mr Pesutto).*
- 3 **VICTORIA POLICE AMENDMENT (VALIDATION) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 4 CHILDREN, YOUTH AND FAMILIES AMENDMENT (RESTRICTIONS ON THE MAKING OF PROTECTION ORDERS) BILL 2015 Second reading *Resumption of debate (Mr Pesutto).*
- 5 **STATUTE LAW REVISION BILL 2014** (from Council) Second reading Resumption of debate (Mr Pesutto).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 28 May 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 28 MAY 2015

11 **FUNDING FOR MORNINGTON PENINSULA FREEWAY** — Petition presented by the Member for Nepean (28 May 2015) — Requesting that the Legislative Assembly urgently approves funding for the Jetty Road overpass in order to relieve the congestion on local roads at the current terminus of the Mornington Peninsula Freeway, in accordance with the VicRoads Point Nepean Road study — To be considered (*Mr Dixon*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 24 JUNE 2015

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 DELIVERING VICTORIAN INFRASTRUCTURE (PORT OF MELBOURNE LEASE TRANSACTION) BILL 2015 — Second reading — *Resumption of debate (Mr Hodgett)*.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Perera and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

*ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

^{*} New entry.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 20

Wednesday 10 June 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

GOVERNMENT BUSINESS

GRIEVANCES — *Debate on the question* — That grievances be noted

GOVERNMENT BUSINESS

NOTICE OF MOTION

1 **MS ALLAN** — To move, That this House takes note of the 2015–16 budget papers.

ORDERS OF THE DAY

- 1 **JUDICIAL ENTITLEMENTS BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **PLANNING AND ENVIRONMENT AMENDMENT (RECOGNISING OBJECTORS) BILL 2015** — Second reading — *Resumption of debate (Mr Pesutto).*
- 3 **VICTORIA POLICE AMENDMENT (VALIDATION) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 4 CHILDREN, YOUTH AND FAMILIES AMENDMENT (RESTRICTIONS ON THE MAKING OF PROTECTION ORDERS) BILL 2015 Second reading *Resumption of debate (Mr Pesutto).*
- 5 **STATUTE LAW REVISION BILL 2014** (from Council) Second reading Resumption of debate (Mr Pesutto).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 9 June 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 9 June 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 24 JUNE 2015

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 DELIVERING VICTORIAN INFRASTRUCTURE (PORT OF MELBOURNE LEASE TRANSACTION) BILL 2015 — Second reading — *Resumption of debate (Mr Hodgett)*.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Perera and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

6

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 21

Thursday 11 June 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

1 **MS ALLAN** — To move, That this House takes note of the 2015–16 budget papers.

ORDERS OF THE DAY

- 1 **PLANNING AND ENVIRONMENT AMENDMENT (RECOGNISING OBJECTORS) BILL 2015** — Second reading — *Resumption of debate*.
- 2 **VICTORIA POLICE AMENDMENT (VALIDATION) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 3 CHILDREN, YOUTH AND FAMILIES AMENDMENT (RESTRICTIONS ON THE MAKING OF PROTECTION ORDERS) BILL 2015 Second reading *Resumption of debate (Mr Pesutto).*
- 4 **STATUTE LAW REVISION BILL 2014** (from Council) Second reading Resumption of debate (Mr Pesutto).
- 5 **JUDICIAL ENTITLEMENTS BILL 2015** Second reading *Resumption of debate (Ms Hutchins).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 10 June 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 10 JUNE 2015

- 12 **BUS ROUTE 40 IN GROVEDALE** Petition presented by the Member for South Barwon (*10 June 2015*) Requesting that the Legislative Assembly calls on the Premier to change the proposed bus route 40 back to the previous route travelled by the bus route 20 along Pioneer Road between Burdoo Drive and Surf Coast Highway To be considered (*Mr Smith, Warrandyte*).
- 13 **CHANGES TO BUS ROUTE 40 IN GROVEDALE** Petition presented by the Member for South Barwon (*10 June 2015*) Requesting that the Legislative Assembly calls on the Government to change the Grovedale bus route 40 to remove buses from Burleigh Drive, Hansen Drive and Perrett Street, Grovedale To be considered (*Mr Smith, Warrandyte*).
- 14 **FUNDING FOR MORNINGTON PENINSULA FREEWAY** Petition presented by the Member for Nepean (10 June 2015) — Requesting that the Legislative Assembly urgently approves funding for the Jetty Road overpass in order to relieve the congestion on local roads at the current terminus of the Mornington Peninsula Freeway, in accordance with the VicRoads Point Nepean Road study — To be considered (*Mr Dixon*).

BUSINESS LISTED FOR FUTURE DAYS

TUESDAY 23 JUNE 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***ENERGY LEGISLATION AMENDMENT (PUBLICATION OF RETAIL OFFERS) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 2 ***ROAD SAFETY AMENDMENT (PRIVATE CAR PARKS) BILL 2015** Second reading *Resumption of debate (Mr Northe).*
- 3 ***PLANNING AND ENVIRONMENT AMENDMENT (INFRASTRUCTURE CONTRIBUTIONS) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*

WEDNESDAY 24 JUNE 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 DELIVERING VICTORIAN INFRASTRUCTURE (PORT OF MELBOURNE LEASE TRANSACTION) BILL 2015 Second reading *Resumption of debate (Mr Hodgett)*.
- 2 ***ASSOCIATIONS INCORPORATION REFORM AMENDMENT (ELECTRONIC TRANSACTIONS) BILL 2015** Second reading *Resumption of debate (Mr Northe).*
- 3 ***ADOPTION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto)*.

R W PURDEY Clerk of the Legislative Assembly

TELMO LANGUILLER MP Speaker

* New entry.

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Perera and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 22

Tuesday 23 June 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **ENERGY LEGISLATION AMENDMENT (PUBLICATION OF RETAIL OFFERS) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 2 **ROAD SAFETY AMENDMENT (PRIVATE CAR PARKS) BILL 2015** Second reading *Resumption of debate (Mr Northe).*
- 3 **PLANNING AND ENVIRONMENT AMENDMENT (INFRASTRUCTURE CONTRIBUTIONS) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **BUDGET PAPERS** That this House takes note of the 2015–16 budget papers *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 11 June 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 11 JUNE 2015

15 **ADDITIONAL POLICE OFFICERS** — Petition presented by the Member for Bass (*11 June 2015*) — Requesting that the Legislative Assembly calls on the Premier to commit to providing additional police officers for our community — To be considered (*Mr Paynter*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 24 JUNE 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 DELIVERING VICTORIAN INFRASTRUCTURE (PORT OF MELBOURNE LEASE TRANSACTION) BILL 2015 Second reading *Resumption of debate (Mr Hodgett).*
- 2 ASSOCIATIONS INCORPORATION REFORM AMENDMENT (ELECTRONIC TRANSACTIONS) BILL 2015 Second reading Resumption of debate (Mr Northe).
- 3 **ADOPTION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

*ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Perera and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull *(Sunbury)*, Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

^{*} New entry.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 23

Wednesday 24 June 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

GOVERNMENT BUSINESS

MATTER OF PUBLIC IMPORTANCE — Discussion on matter

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***INFRASTRUCTURE VICTORIA BILL 2015** Second reading.
- 2 *CLASSIFICATION (PUBLICATIONS, FILMS AND COMPUTER GAMES) (ENFORCEMENT) AMENDMENT BILL 2015 — Second reading.
- 3 *LOCAL GOVERNMENT LEGISLATION AMENDMENT (ENVIRONMENTAL UPGRADE AGREEMENTS) BILL 2015 Second reading.
- 4 ***ROAD SAFETY AMENDMENT BILL 2015** Second reading.
- 5 ***CORRECTIONS LEGISLATION AMENDMENT BILL 2015** Second reading.
- 6 **ADOPTION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 7 DELIVERING VICTORIAN INFRASTRUCTURE (PORT OF MELBOURNE LEASE TRANSACTION) BILL 2015 Second reading *Resumption of debate (Mr Hodgett)*.
- 8 ASSOCIATIONS INCORPORATION REFORM AMENDMENT (ELECTRONIC TRANSACTIONS) BILL 2015 Second reading Resumption of debate (Mr Northe).
- 9 **BUDGET PAPERS** That this House takes note of the 2015–16 budget papers *Resumption of debate (Ms Williams).*
- 10 **ENERGY LEGISLATION AMENDMENT (PUBLICATION OF RETAIL OFFERS) BILL 2015** Second reading *Resumption of debate (Mr Foley).*
- 11 **ROAD SAFETY AMENDMENT (PRIVATE CAR PARKS) BILL 2015** Second reading *Resumption of debate (Ms Garrett).*

* New entry.

12 PLANNING AND ENVIRONMENT AMENDMENT (INFRASTRUCTURE CONTRIBUTIONS) BILL 2015 — Second reading — *Resumption of debate (Mr Wakeling)*.

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICE GIVEN ON 23 JUNE 2015

209 **MS SANDELL** — To move, That this House requires the Standing Orders Committee to inquire and report no later than 1 March 2016 on a suitable alternative to the daily prayer, including looking at options adopted by other parliaments, and calls on the Committee to request submissions from the public and conduct public hearings in the completion of its inquiries.

ORDERS OF THE DAY

No orders of the day were made on 23 June 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Perera and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

NOTICE PAPER — No 24

Thursday 25 June 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ASSOCIATIONS INCORPORATION REFORM AMENDMENT (ELECTRONIC TRANSACTIONS) BILL 2015 Second reading *Resumption of debate (Mr Northe)*.
- 2 **BUDGET PAPERS** That this House takes note of the 2015–16 budget papers *Resumption of debate (Ms Williams).*
- 3 DELIVERING VICTORIAN INFRASTRUCTURE (PORT OF MELBOURNE LEASE TRANSACTION) BILL 2015 Second reading *Resumption of debate (Mr Carbines)*.
- 4 **ADOPTION AMENDMENT BILL 2015** Second reading *Resumption of debate (Ms Spence).*
- 5 **ENERGY LEGISLATION AMENDMENT (PUBLICATION OF RETAIL OFFERS) BILL 2015** Second reading *Resumption of debate (Mr Foley).*
- 6 **ROAD SAFETY AMENDMENT (PRIVATE CAR PARKS) BILL 2015** Second reading *Resumption of debate (Ms Garrett).*
- 7 **PLANNING AND ENVIRONMENT AMENDMENT (INFRASTRUCTURE CONTRIBUTIONS) BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 24 June 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 24 JUNE 2015

- 16 **ADDITIONAL FRONTLINE POLICE OFFICERS** Petition presented by the Member for Hastings (24 June 2015) Requesting that the Legislative Assembly calls on the Premier to commit to providing additional frontline police officers To be considered (*Mr Smith, Warrandyte*).
- 17 **ROUNDABOUT INSTALLATION IN PEARCEDALE** Petition presented by the Member for Hastings (24 June 2015) Requesting that the Legislative Assembly requests the Government begin the process of installing a roundabout at the intersection of Robinsons Road and Western Port Highway in Pearcedale To be considered (*Mr Smith, Warrandyte*).
- 18 **MOBILE AND INTERNET SERVICES FOR TYABB** Petition presented by the Member for Hastings (24 June 2015) Requesting that the Legislative Assembly requests that the locality of Tyabb receive an immediate communications upgrade to provide mobile phone services, mobile internet services and ADSL services To be considered (*Mr Smith, Warrandyte*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 8 JULY 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **INFRASTRUCTURE VICTORIA BILL 2015** Second reading *Resumption of debate* (*Mr Pesutto*).
- 2 **CLASSIFICATION (PUBLICATIONS, FILMS AND COMPUTER GAMES) (ENFORCEMENT) AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Pesutto).*
- 3 LOCAL GOVERNMENT LEGISLATION AMENDMENT (ENVIRONMENTAL UPGRADE AGREEMENTS) BILL 2015 Second reading *Resumption of debate (Mr Clark).*
- 4 **ROAD SAFETY AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 5 **CORRECTIONS LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark)*.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Perera and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 25

Tuesday 4 August 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **INFRASTRUCTURE VICTORIA BILL 2015** Second reading *Resumption of debate* (*Mr Pesutto*).
- 2 CLASSIFICATION (PUBLICATIONS, FILMS AND COMPUTER GAMES) (ENFORCEMENT) AMENDMENT BILL 2015 — Second reading — *Resumption of debate (Mr Pesutto)*.
- 3 LOCAL GOVERNMENT LEGISLATION AMENDMENT (ENVIRONMENTAL UPGRADE AGREEMENTS) BILL 2015 Second reading *Resumption of debate (Mr Clark)*.
- 4 **ROAD SAFETY AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 5 **CORRECTIONS LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 6 **BUDGET PAPERS** That this House takes note of the 2015–16 budget papers *Resumption of debate (Mr Katos).*

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICE GIVEN ON 25 JUNE 2015

210 **MS RYALL** — To move, That this House condemns Labor for misrepresenting the Member for Ringwood by falsely saying she opposes the Heatherdale Level Crossing removal, and notes that if Labor respected the community of Ringwood, it would ask residents what their priorities are, rather than attempting to smear the local member.

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 25 JUNE 2015

19 RAW COWS MILK REGULATIONS — Petition presented by the Member for Elidon (25 June 2015) — Requesting that the Legislative Assembly — (a) respects the evidence that raw milk can be a safe and nutritious product for consumers; and (b) develops regulations that allow for its production, packaging, transport and sale to consumers in Victoria — To be considered (*Ms McLeish*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

*ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 26

Wednesday 5 August 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

GOVERNMENT BUSINESS

MATTER OF PUBLIC IMPORTANCE — Discussion on matter

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***RESOURCES LEGISLATION AMENDMENT BILL 2015** Second reading.
- 2 ***EMERGENCY MANAGEMENT (CONTROL OF RESPONSE ACTIVITIES AND OTHER MATTERS) BILL 2015** Second reading.
- 3 ***CRIMES AMENDMENT (CHILD PORNOGRAPHY AND OTHER MATTERS) BILL 2015** Second reading.
- 4 ***EDUCATION AND TRAINING REFORM AMENDMENT (MISCELLANEOUS) BILL 2015** Second reading.
- 5 **INFRASTRUCTURE VICTORIA BILL 2015** Second reading *Resumption of debate (Ms Ward).*
- 6 CLASSIFICATION (PUBLICATIONS, FILMS AND COMPUTER GAMES) (ENFORCEMENT) AMENDMENT BILL 2015 — Second reading — *Resumption of debate (Mr Pesutto)*.
- 7 LOCAL GOVERNMENT LEGISLATION AMENDMENT (ENVIRONMENTAL UPGRADE AGREEMENTS) BILL 2015 Second reading *Resumption of debate (Mr Clark)*.
- 8 **ROAD SAFETY AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 9 **CORRECTIONS LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 10 **BUDGET PAPERS** That this House takes note of the 2015–16 budget papers *Resumption of debate (Mr Katos).*

^{*} New entry.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 4 August 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 4 August 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

*ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 27

Thursday 6 August 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICES OF MOTION

- 1 ***MS ALLAN** To move, That the following changes to sessional orders be adopted, to come into operation from the beginning of the next sitting week:
 - (1) Sessional order 17(3) be omitted and the following new sessional order 17(3) and (4) be inserted in its place
 - (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays Formal business Disallowance motions Statements by members Statement on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays) Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
 - (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;

- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.'
- (2) In sessional order 17(4), omit '4' and insert '5'.
- 2 ***MS ALLAN** To move, That
 - (1) A matter be referred to the Standing Orders Committee for consideration, inquiry and report including but not limited to:
 - (a) sitting hours and the operation of the House; and
 - (b) revising the standing orders to reflect the most recent changes to sessional orders including the removal of Dorothy Dixer questions, insertion of constituency questions and time limits.
 - (2) The Standing Orders Committee provide an interim report by 8 December 2015 and a final report by 30 June 2016.

ORDERS OF THE DAY

- 1 **ROAD SAFETY AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Donnellan*).
- 2 **CORRECTIONS LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 3 **BUDGET PAPERS** That this House takes note of the 2015–16 budget papers *Resumption of debate (Mr Katos).*
- 4 LOCAL GOVERNMENT LEGISLATION AMENDMENT (ENVIRONMENTAL UPGRADE AGREEMENTS) BILL 2015 Second reading *Resumption of debate (Ms Spence)*.
- 5 **CLASSIFICATION (PUBLICATIONS, FILMS AND COMPUTER GAMES) (ENFORCEMENT) AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Ms Hennessy).*
- 6 **INFRASTRUCTURE VICTORIA BILL 2015** Second reading *Resumption of debate* (*Ms Spence*).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 5 August 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 5 AUGUST 2015

- 20 BALLARAT CITY COUNCIL PUBLIC INQUIRY Petition presented by the Member for Buninyong (5 August 2015) — Requesting that the Legislative Assembly instructs the Minister for Local Government to conduct a full and open public inquiry into the administration of the Ballarat City Council — To be considered (*Mr Howard*).
- 21 JETTY ROAD OVERPASS FUNDING Petition presented by the Member for Nepean (5 August 2015) Requesting that the Legislative Assembly, in accordance with VicRoads Point Nepean Road Study, approves funding for the Jetty Road overpass to relieve congestion at the current terminus of the Mornington Peninsula Freeway To be considered (*Mr Dixon*).
- 22 **PORT OF MELBOURNE DEVELOPMENT** Petition presented by the Member for Nepean (5 August 2015) Requesting that the Legislative Assembly (a) immediately re-commences funding the Port of Hastings Development Authority to continue with environmental studies for that site, (b) categorically rules out any further excavation, blasting, grinding or removal of rock to widen or deepen the shipping channel at Port Phillip Heads; and (c) places the current lease legislation on hold until Infrastructure Victoria determines the matter in accordance with commitments made by the Government prior to the election To be considered (*Mr Dixon*).
- VERMONT PRIMARY SCHOOL Petition presented by the Member for Forest Hill (5 August 2015)
 Requesting that the Legislative Assembly provides adequate funding to Vermont Primary School To be considered (*Mr Angus*).
- 24 **ORCHARD GROVE PRIMARY SCHOOL** Petition presented by the Member for Forest Hill (5 August 2015) Requesting that the Legislative Assembly provides adequate funding to Orchard Grove Primary School To be considered (*Mr Angus*).

BUSINESS LISTED FOR FUTURE DAYS

TUESDAY 18 AUGUST 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 EMERGENCY MANAGEMENT (CONTROL OF RESPONSE ACTIVITIES AND OTHER MATTERS) BILL 2015 — Second reading — *Resumption of debate (Mr Battin)*.
- 2 **CRIMES AMENDMENT (CHILD PORNOGRAPHY AND OTHER MATTERS) BILL 2015** Second reading *Resumption of debate (Mr Hodgett).*

WEDNESDAY 19 AUGUST 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **RESOURCES LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Southwick).*
- 2 **EDUCATION AND TRAINING REFORM AMENDMENT (MISCELLANEOUS) BILL 2015** Second reading *Resumption of debate (Mr Hodgett).*

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal Business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Matter of public importance *or* grievance debate Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business

(4) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 28

Tuesday 18 August 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 EMERGENCY MANAGEMENT (CONTROL OF RESPONSE ACTIVITIES AND OTHER MATTERS) BILL 2015 Second reading *Resumption of debate (Mr Battin)*.
- 2 **CRIMES AMENDMENT (CHILD PORNOGRAPHY AND OTHER MATTERS) BILL 2015** Second reading *Resumption of debate (Mr Hodgett).*
- 3 **BUDGET PAPERS** That this House takes note of the 2015–16 budget papers *Resumption of debate (Mr Katos).*

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 6 AUGUST 2015

- 211 **MS SANDELL** To move, That this House notes that (a) Victoria's Parliament House plays an important role in Australia's history; (b) the Australian Aboriginal people are the first peoples of this nation; and (c) parliaments and councils across the nation proudly display the Aboriginal and Torres Strait Islander flags on their buildings.
- 212 **MS SANDELL** To move, That this House (a) notes that Victorian Parliament House does not permanently fly the Aboriginal or Torres Strait Islander flags; and (b) resolves to rectify this by flying the Aboriginal and Torres Strait Islander flags permanently on Parliament House, after consultation with the Victorian Aboriginal community on this matter.

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 6 AUGUST 2015

- 25 JETTY ROAD OVERPASS FUNDING Petition presented by the Member for Nepean (6 August 2015) — Requesting that the Legislative Assembly, in accordance with VicRoads Point Nepean Road Study, approves funding for the Jetty Road overpass to relieve congestion at the current terminus of the Mornington Peninsula Freeway — To be considered (*Mr Dixon*).
- 26 **WESTERN HIGHWAY (HORSHAM) BYPASS PLANNING STUDY** Petition presented by the Member for Lowan (6 August 2015) Requesting that the Legislative Assembly calls on the Government to include option 2 in the VicRoads Western Highway (Horsham) bypass planning study To be considered (*Ms Kealy*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 19 AUGUST 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **RESOURCES LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Southwick).*
- 2 **EDUCATION AND TRAINING REFORM AMENDMENT (MISCELLANEOUS) BILL 2015** Second reading *Resumption of debate (Mr Hodgett).*

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

*17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statement on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 29

Wednesday 19 August 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

GRIEVANCES — *Debate on the question* — That grievances be noted (2.00 pm)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***FIREARMS AMENDMENT (TRAFFICKING AND OTHER MEASURES) BILL 2015** Second reading.
- 2 ***HEAVY VEHICLES LEGISLATION AMENDMENT BILL 2015** Second reading.
- 3 ***RACING AMENDMENT BILL 2015** Second reading.
- 4 ***NATIONAL ELECTRICITY (VICTORIA) AMENDMENT BILL 2015** Second reading.
- 5 **CRIMES AMENDMENT (CHILD PORNOGRAPHY AND OTHER MATTERS) BILL 2015** Second reading *Resumption of debate (Ms Williams).*
- 6 **RESOURCES LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Southwick).*
- 7 **EDUCATION AND TRAINING REFORM AMENDMENT (MISCELLANEOUS) BILL 2015** Second reading *Resumption of debate (Mr Hodgett).*
- 8 **BUDGET PAPERS** That this House takes note of the 2015–16 budget papers *Resumption of debate (Mr Katos).*
- 9 EMERGENCY MANAGEMENT (CONTROL OF RESPONSE ACTIVITIES AND OTHER MATTERS) BILL 2015 Second reading *Resumption of debate (Ms Spence)*.

^{*} New entry.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 18 August 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 18 August 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (3) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (4) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (5) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (6) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (7) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (8) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (9) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (10) All notices given by ministers must be verbal.
- (11) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (12) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (13) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (14) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (15) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (16) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

*17 Order of business

- (17) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (18) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (19) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statement on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(20) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (21) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 30

Thursday 20 August 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **CRIMES AMENDMENT (CHILD PORNOGRAPHY AND OTHER MATTERS) BILL 2015** Second reading *Resumption of debate (Ms Kealy).*
- 2 **RESOURCES LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Southwick).*
- 3 **EDUCATION AND TRAINING REFORM AMENDMENT (MISCELLANEOUS) BILL 2015** Second reading *Resumption of debate (Mr Hodgett).*
- 4 **BUDGET PAPERS** That this House takes note of the 2015–16 budget papers *Resumption of debate (Mr Katos).*
- 5 EMERGENCY MANAGEMENT (CONTROL OF RESPONSE ACTIVITIES AND OTHER MATTERS) BILL 2015 Second reading *Resumption of debate (Ms Spence).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 19 August 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 19 AUGUST 2015

27 **CALDER HIGHWAY AND EDWARDS ROAD MAIDEN GULLY INTERSECTION** — Petition presented by the Member for Bendigo West (19 August 2015) — Requesting that the Legislative Assembly — (a) reduces the speed limit to 80kms/h 100 metres in both directions from the Calder Highway and Edwards Road Maiden Gully intersection; and (b) mark a left hand turning lane for traffic heading away from Bendigo — To be considered (*Ms Edwards*).

BUSINESS LISTED FOR FUTURE DAYS

TUESDAY 1 SEPTEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **RACING AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 2 **NATIONAL ELECTRICITY (VICTORIA) AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*

WEDNESDAY 2 SEPTEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **FIREARMS AMENDMENT (TRAFFICKING AND OTHER MEASURES) BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 2 **HEAVY VEHICLES LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark)*.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (3) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (4) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (5) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (6) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (7) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (8) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (9) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (10) All notices given by ministers must be verbal.
- (11) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (12) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (13) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (14) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (15) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (16) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (17) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (18) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (19) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statement on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(20) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (21) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 31

Tuesday 1 September 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **RACING AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 2 **NATIONAL ELECTRICITY (VICTORIA) AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 19 August 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 19 AUGUST 2015

- 28 JETTY ROAD OVERPASS FUNDING Petition presented by the Member for Nepean (20 August 2015) — Requesting that the Legislative Assembly in accordance with VicRoads Point Nepean Road Study, approves funding for the Jetty Road overpass to relieve congestion at the current terminus of the Mornington Peninsula Freeway — To be considered (*Mr Dixon*).
- 29 **MANCHESTER PRIMARY** Petition presented by the Member for Evelyn (20 August 2015) Requesting that the Legislative Assembly increases available funding for Manchester Primary School's Masterplan To be considered (*Ms Fyffe*).

30 **ELTHAM AMBULANCE STATION FUNDING** — Petition presented by the Member for Eltham (20 August 2015) — Requesting that the Legislative Assembly ensures that the Eltham Ambulance station be one of the nine ambulance stations to receive upgrade funding — To be considered (*Ms Ward*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 2 SEPTEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **FIREARMS AMENDMENT (TRAFFICKING AND OTHER MEASURES) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 2 **HEAVY VEHICLES LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark)*.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statement on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 32

Wednesday 2 September 2015 The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — Discussion on matter (2.00 pm)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 *SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AND OTHER ACTS AMENDMENT BILL 2015 — Second reading.
- 2 *CRIMINAL ORGANISATIONS CONTROL AMENDMENT (UNLAWFUL ASSOCIATIONS) BILL 2015 — Second reading.
- 3 ***SAFE PATIENT CARE (NURSE TO PATIENT AND MIDWIFE TO PATIENT RATIOS) BILL** 2015 — Second reading.
- 4 ***ENERGY LEGISLATION AMENDMENT (CONSUMER PROTECTION) BILL 2015** Second reading.
- 5 ***PREVENTION OF CRUELTY TO ANIMALS AMENDMENT BILL 2015** Second reading.
- 6 **NATIONAL ELECTRICITY (VICTORIA) AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Southwick).*
- 7 **FIREARMS AMENDMENT (TRAFFICKING AND OTHER MEASURES) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 8 **HEAVY VEHICLES LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 9 ***INFRASTRUCTURE VICTORIA BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL** To be considered.
- 10 **RACING AMENDMENT BILL 2015** Second reading *Resumption of debate (Ms Spence).*

* New entry.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 1 September 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 1 SEPTEMBER 2015

31 **REFERENDUM ON SEPARATION OF SUNBURY FROM THE HUME CITY COUNCIL** — Petition presented by the Member for Sunbury (*1 September 2015*) — Requesting that the Legislative Assembly legislates to hold a compulsory referendum on whether Sunbury ought to separate from Hume City Council and to provide all the information necessary for residents to make an informed decision before casting their vote — To be considered (*Mr Bull, Sunbury*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statement on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 33

Thursday 3 September 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***LOCAL GOVERNMENT AMENDMENT (IMPROVED GOVERNANCE) BILL 2015** Second reading.
- 2 **FIREARMS AMENDMENT (TRAFFICKING AND OTHER MEASURES) BILL 2015** Second reading *Resumption of debate (Mr Dimopoulos).*
- 3 INFRASTRUCTURE VICTORIA BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 4 **HEAVY VEHICLES LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 5 **NATIONAL ELECTRICITY (VICTORIA) AMENDMENT BILL 2015** Second reading *Resumption of debate (Ms Spence).*
- 6 **RACING AMENDMENT BILL 2015** Second reading *Resumption of debate (Ms Spence).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 2 September 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 2 SEPTEMBER 2015

32 **GIPPSLAND REGIONAL AQUATIC CENTRE** — Petition presented by the Member for Morwell (2 September 2015) — Requesting that the Legislative Assembly calls on the Government to match the Coalition's pre-election funding commitment of at least \$9 million as a state Government contribution to the Gippsland Regional Aquatic Centre — To be considered (*Mr Northe*).

BUSINESS LISTED FOR FUTURE DAYS

TUESDAY 15 SEPTEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AND OTHER ACTS AMENDMENT BILL 2015 — Second reading — *Resumption of debate (Mr Clark)*.
- 2 CRIMINAL ORGANISATIONS CONTROL AMENDMENT (UNLAWFUL ASSOCIATIONS) BILL 2015 — Second reading — *Resumption of debate (Mr Pesutto)*.

WEDNESDAY 16 SEPTEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 SAFE PATIENT CARE (NURSE TO PATIENT AND MIDWIFE TO PATIENT RATIOS) BILL 2015 Second reading *Resumption of debate (Mr Wakeling).*
- 2 **ENERGY LEGISLATION AMENDMENT (CONSUMER PROTECTION) BILL 2015** Second reading *Resumption of debate (Mr Southwick).*
- 3 **PREVENTION OF CRUELTY TO ANIMALS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Mr Mulder, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 34

Tuesday 15 September 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 CRIMINAL ORGANISATIONS CONTROL AMENDMENT (UNLAWFUL ASSOCIATIONS) BILL 2015 — Second reading — *Resumption of debate (Mr Pesutto)*.
- 2 SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AND OTHER ACTS AMENDMENT BILL 2015 — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 3 September 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 3 SEPTEMBER 2015

33 **ST LEONARDS ROAD REPAIRS** — Petition presented by the Member for Bellarine (*3 September 2015*) — Requesting that the Legislative Assembly — (a) directs the repair of the rough, uneven and unsafe sections of The Esplanade, Drysdale-St Leonards Road and Portarlington-Queenscliff Road to render them safe; and (b) widens the roads where possible — To be considered (*Ms Couzens*).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 16 SEPTEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **SAFE PATIENT CARE (NURSE TO PATIENT AND MIDWIFE TO PATIENT RATIOS) BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 2 **ENERGY LEGISLATION AMENDMENT (CONSUMER PROTECTION) BILL 2015** Second reading *Resumption of debate (Mr Southwick).*
- 3 **PREVENTION OF CRUELTY TO ANIMALS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*

THURSDAY 17 SEPTEMBER 2015

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **LOCAL GOVERNMENT AMENDMENT (IMPROVED GOVERNANCE) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

***PRIVILEGES** — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

^{*} New entry.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 35

Wednesday 16 September 2015 The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — Discussion on matter (2.00 pm)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***PUBLIC HEALTH AND WELLBEING AMENDMENT (NO JAB, NO PLAY) BILL 2015** Second reading.
- 2 ***VICTIMS OF CRIME COMMISSIONER BILL 2015** Second reading.
- 3 ***WRONGS AMENDMENT BILL 2015** Second reading.
- 4 ***NATIONAL PARKS AMENDMENT (NO 99 YEAR LEASES) BILL 2015** Second reading.
- 5 ***GAMBLING LEGISLATION AMENDMENT BILL 2015** Second reading.
- 6 *CHILDREN, YOUTH AND FAMILIES AMENDMENT (ABORIGINAL PRINCIPAL OFFICERS) BILL 2015 — Second reading.
- 7 SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AND OTHER ACTS AMENDMENT BILL 2015 — Second reading — Resumption of debate (Ms Ward).
- 8 **ENERGY LEGISLATION AMENDMENT (CONSUMER PROTECTION) BILL 2015** Second reading *Resumption of debate (Mr Southwick).*
- 9 SAFE PATIENT CARE (NURSE TO PATIENT AND MIDWIFE TO PATIENT RATIOS) BILL 2015 Second reading *Resumption of debate (Mr Wakeling).*
- 10 CRIMINAL ORGANISATIONS CONTROL AMENDMENT (UNLAWFUL ASSOCIATIONS) BILL 2015 — Second reading — Resumption of debate (Ms Spence).
- 11 **PREVENTION OF CRUELTY TO ANIMALS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*

* New entry.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 15 September 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 15 SEPTEMBER 2015

34 **V/LINE SERVICES IN SUNBURY** — Petition presented by the Member for Sunbury (15 September 2015) — Requesting that the Legislative Assembly reinstate access to V/line services in Sunbury — To be considered (*Mr Bull, Sunbury*).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 17 SEPTEMBER 2015

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **LOCAL GOVERNMENT AMENDMENT (IMPROVED GOVERNANCE) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 36

Thursday 17 September 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 SAFE PATIENT CARE (NURSE TO PATIENT AND MIDWIFE TO PATIENT RATIOS) BILL **2015** Second reading *Resumption of debate*.
- 2 **LOCAL GOVERNMENT AMENDMENT (IMPROVED GOVERNANCE) BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 3 CRIMINAL ORGANISATIONS CONTROL AMENDMENT (UNLAWFUL ASSOCIATIONS) BILL 2015 — Second reading — Resumption of debate (Ms Spence).
- 4 SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AND OTHER ACTS AMENDMENT BILL 2015 — Second reading — Resumption of debate (Ms Garrett).
- 5 **ENERGY LEGISLATION AMENDMENT (CONSUMER PROTECTION) BILL 2015** Second reading *Resumption of debate (Mr Crisp).*
- 6 **PREVENTION OF CRUELTY TO ANIMALS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 16 September 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 16 SEPTEMBER 2015

- 35 **GIPPSLAND RAIL LINE IMPROVEMENTS** Petition presented by the Member for Morwell (*16 September 2015*) Requesting that the Legislative Assembly directs the Government to adopt the Liberal-Nationals Coalition's plan to invest in major rail infrastructure projects and service improvements to deliver a better public transport link for the Gippsland region To be considered (*Mr Northe*).
- 36 **JETTY ROAD OVERPASS FUNDING** Petition presented by the Member for Nepean (*16 September 2015*) Requesting that the Legislative Assembly in accordance with VicRoads Point Nepean Road Study, approves funding for the Jetty Road overpass to relieve congestion at the current terminus of the Mornington Peninsula Freeway To be considered (*Mr Dixon*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 30 SEPTEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **PUBLIC HEALTH AND WELLBEING AMENDMENT (NO JAB, NO PLAY) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 2 VICTIMS OF CRIME COMMISSIONER BILL 2015 Second reading *Resumption of debate* (*Mr Pesutto*).
- 3 **WRONGS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 4 **NATIONAL PARKS AMENDMENT (NO 99 YEAR LEASES) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 5 **GAMBLING LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Northe*).
- 6 CHILDREN, YOUTH AND FAMILIES AMENDMENT (ABORIGINAL PRINCIPAL OFFICERS) BILL 2015 — Second reading — *Resumption of debate (Ms Victoria)*.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull *(Sunbury)*, Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 37

Tuesday 6 October 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **PREVENTION OF CRUELTY TO ANIMALS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 2 **PUBLIC HEALTH AND WELLBEING AMENDMENT (NO JAB, NO PLAY) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 3 VICTIMS OF CRIME COMMISSIONER BILL 2015 Second reading Resumption of debate (Mr Pesutto).
- 4 **WRONGS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 5 **NATIONAL PARKS AMENDMENT (NO 99 YEAR LEASES) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 6 **GAMBLING LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Northe*).
- 7 CHILDREN, YOUTH AND FAMILIES AMENDMENT (ABORIGINAL PRINCIPAL OFFICERS) BILL 2015 — Second reading — *Resumption of debate (Ms Victoria).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 17 September 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 17 SEPTEMBER 2015

- 37 **ROBINSONS ROAD AND WESTERN PORT HIGHWAY** Petition presented by the Member for Hastings (*17 September 2015*) Requesting that the Legislative Assembly (a) immediately begins the process of installing a roundabout at the intersection of Robinsons Road and Western Port Highway in Pearcedale; and (b) institutes traffic management strategies, including but not limited to the reduction of the speed limit on the Robinson Road section of the Western Port Highway to 80 km/h To be considered (*Mr Burgess*).
- 38 **ADDITIONAL FRONTLINE POLICE** Petition presented by the Member for Hastings (*17 September 2015*) Requesting that the Legislative Assembly calls on the Government to commit to providing additional frontline police numbers To be considered (*Mr Burgess*).
- 39 **GRAND FINAL EVE PUBLIC HOLIDAY** Petition presented by the Member for Hastings (17 September 2015) Requesting that the Legislative Assembly calls on the Government to reverse its decision to impose the Grand Final Eve public holiday To be considered (*Mr Burgess*).
- 40 **TYABB COMMUNICATIONS UPGRADE** Petition presented by the Member for Hastings (*17 September 2015*) Requesting that the Legislative Assembly requests that the locality of Tyabb receive an immediate communications upgrade to provide mobile phone and mobile internet services and ADSL services To be considered (*Mr Burgess*).
- 41 **ADDITIONAL PUBLIC HOLIDAYS** Petition presented by the Member for Burwood (*17 September* 2015) Requesting that the Legislative Assembly calls on the Government to reconsider its decision to introduce two additional public holidays in Victoria To be considered (*Mr Watt*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 38

Wednesday 7 October 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

GRIEVANCES — *Debate on the question* — That grievances be noted (2.00 pm)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***RELATIONSHIPS AMENDMENT BILL 2015** Second reading.
- 2 ***ADOPTION AMENDMENT (ADOPTION BY SAME-SEX COUPLES) BILL 2015** Second reading.
- 3 ***JUSTICE LEGISLATION AMENDMENT (POLICE CUSTODY OFFICERS) BILL 2015** Second reading.
- 4 *VICTORIAN ENERGY EFFICIENCY TARGET AMENDMENT (SAVING ENERGY, GROWING JOBS) BILL 2015 Second reading.
- 5 **PUBLIC HEALTH AND WELLBEING AMENDMENT (NO JAB, NO PLAY) BILL 2015** Second reading *Resumption of debate (Mr O'Brien, Gippsland South).*
- 6 VICTIMS OF CRIME COMMISSIONER BILL 2015 Second reading Resumption of debate (Mr Pesutto).
- 7 **WRONGS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 8 **NATIONAL PARKS AMENDMENT (NO 99 YEAR LEASES) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 9 **PREVENTION OF CRUELTY TO ANIMALS AMENDMENT BILL 2015** Second reading *Resumption of debate (Ms Hutchins).*
- 10 **GAMBLING LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Northe*).

^{*} New entry.

11 CHILDREN, YOUTH AND FAMILIES AMENDMENT (ABORIGINAL PRINCIPAL OFFICERS) BILL 2015 — Second reading — *Resumption of debate (Ms Victoria).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 6 October 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 6 October 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 39

Thursday 8 October 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 VICTIMS OF CRIME COMMISSIONER BILL 2015 Second reading *Resumption of debate* (*Mr Angus*).
- 2 **WRONGS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **NATIONAL PARKS AMENDMENT (NO 99 YEAR LEASES) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 4 **PUBLIC HEALTH AND WELLBEING AMENDMENT (NO JAB, NO PLAY) BILL 2015** Second reading *Resumption of debate (Mr O'Brien, Gippsland South).*
- 5 **PREVENTION OF CRUELTY TO ANIMALS AMENDMENT BILL 2015** Second reading *Resumption of debate (Ms Hutchins).*
- 6 **GAMBLING LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Northe*).
- 7 CHILDREN, YOUTH AND FAMILIES AMENDMENT (ABORIGINAL PRINCIPAL OFFICERS) BILL 2015 — Second reading — *Resumption of debate (Ms Victoria).*

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICE GIVEN ON 7 OCTOBER 2015

6 **MS RYAN** — To move, That this House calls on the Andrews Labor Government to reverse its city-centric decision to strip fire-rated portable classrooms from Bolwarra Primary School, forcing students into 50 year old portables which are ill-equipped, riddled with asbestos and inappropriate for the area's risk of bushfire.

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 7 OCTOBER 2015

- 42 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Murray Plains (*7 October 2015*) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction (SRI) during school hours To be considered (*Mr Walsh*).
- 43 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Hastings (*7 October 2015*) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction (SRI) during school hours To be considered (*Mr Burgess*).
- 44 **GARDINER STATION CAR PARK ACCESS** Petition presented by the Member for Malvern (7 October 2015) Requesting that the Legislative Assembly (a) reinstates the original plans for the repositioning of the Gardiner Station car park access point as at July 2015; (b) puts a hold on the construction of the access point until a satisfactory outcome is achieved; (c) advises why the car park access changed from the originally published plan; and (d) determines why there was a lack of community consultation with residents To be considered (*Mr O'Brien, Malvern*).
- 45 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Rowville (*7 October 2015*) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction (SRI) during school hours To be considered (*Mr Dixon*).
- 46 **GRAND FINAL EVE PUBLIC HOLIDAY** Petition presented by the Member for Morwell (7 October 2015) Requesting that the Legislative Assembly calls on the Government to reverse its decision to impose the Grand Final Eve public holiday To be considered (*Mr Northe*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 21 OCTOBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **RELATIONSHIPS AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Pesutto*).
- 2 **ADOPTION AMENDMENT (ADOPTION BY SAME-SEX COUPLES) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **JUSTICE LEGISLATION AMENDMENT (POLICE CUSTODY OFFICERS) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 4 VICTORIAN ENERGY EFFICIENCY TARGET AMENDMENT (SAVING ENERGY, GROWING JOBS) BILL 2015 Second reading *Resumption of debate (Mr Southwick)*.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 40

Tuesday 20 October 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **GAMBLING LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Northe*).
- 2 CHILDREN, YOUTH AND FAMILIES AMENDMENT (ABORIGINAL PRINCIPAL OFFICERS) BILL 2015 — Second reading — *Resumption of debate (Ms Victoria).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 8 October 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 8 October 2015. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 21 OCTOBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

1 **RELATIONSHIPS AMENDMENT BILL 2015** — Second reading — *Resumption of debate* (*Mr Pesutto*).

- 2 **ADOPTION AMENDMENT (ADOPTION BY SAME-SEX COUPLES) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **JUSTICE LEGISLATION AMENDMENT (POLICE CUSTODY OFFICERS) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 4 **VICTORIAN ENERGY EFFICIENCY TARGET AMENDMENT (SAVING ENERGY, GROWING JOBS) BILL 2015** Second reading *Resumption of debate (Mr Southwick).*

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 41

Wednesday 21 October 2015 The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — Discussion on matter (2.00 pm)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***TERRORISM (COMMUNITY PROTECTION) AMENDMENT BILL 2015** Second reading.
- 2 ***CHILD WELLBEING AND SAFETY AMENDMENT (CHILD SAFE STANDARDS) BILL 2015** — Second reading.
- 3 ***STATE TAXATION ACTS FURTHER AMENDMENT BILL 2015** Second reading.
- 4 ***LOCAL GOVERNMENT AMENDMENT (FAIR GO RATES) BILL 2015** Second reading.
- 5 ***EDUCATION LEGISLATION AMENDMENT (TAFE AND UNIVERSITY GOVERNANCE REFORM) BILL 2015** Second reading.
- 6 *CROWN LAND LEGISLATION AMENDMENT (CANADIAN REGIONAL PARK AND OTHER MATTERS) BILL 2015 Second reading.
- 7 ***LAND (REVOCATION OF RESERVATIONS) BILL 2015** Second reading.
- 8 ***ROAD LEGISLATION AMENDMENT BILL 2015** Second reading.
- 9 ***TRANSPORT ACCIDENT AMENDMENT BILL 2015** Second reading.
- 10 CHILDREN, YOUTH AND FAMILIES AMENDMENT (ABORIGINAL PRINCIPAL OFFICERS) BILL 2015 — Second reading — *Resumption of debate (Mr Crisp)*.
- 11 VICTORIAN ENERGY EFFICIENCY TARGET AMENDMENT (SAVING ENERGY, GROWING JOBS) BILL 2015 Second reading *Resumption of debate (Mr Southwick).*

^{*} New entry.

- 12 JUSTICE LEGISLATION AMENDMENT (POLICE CUSTODY OFFICERS) BILL 2015 Second reading — *Resumption of debate (Mr Pesutto)*.
- 13 **ADOPTION AMENDMENT (ADOPTION BY SAME-SEX COUPLES) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 14 **RELATIONSHIPS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 15 **GAMBLING LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Hennessy*).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 20 October 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 20 OCTOBER 2015

- 47 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Burwood (20 October 2015) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction (SRI) during school hours To be considered (*Mr Watt*).
- 48 **ADDITIONAL PUBLIC HOLIDAYS** Petition presented by the Member for Burwood (20 October 2015) Requesting that the Legislative Assembly calls on the Government to reconsider its decision to introduce two additional public holidays To be considered (*Mr Watt*).
- 49 **2–18 MARKHAM AVENUE, ASHBURTON** Petition presented by the Member for Burwood (20 October 2015) Requesting that the Legislative Assembly ensures that the Government reverses its decision to overdevelop the 2–18 Markham Avenue, Ashburton site and adhere to the maximum height of 9 metres To be considered (*Mr Watt*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 42

Thursday 22 October 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

1 ***MS ALLAN** — To move, That so much of standing and sessional orders be suspended on Wednesday 11 November 2015 to allow the sitting to start at 2.00 pm and the order of business to be:

Question time (2.00 pm) Formal business Statements by members Statements on parliamentary committee reports Government business Adjournment debate (7.00 pm).

ORDERS OF THE DAY

- 1 *JUSTICE LEGISLATION FURTHER AMENDMENT BILL 2015 Second reading.
- 2 ***PUBLIC HEALTH AND WELLBEING AMENDMENT (SAFE ACCESS ZONES) BILL 2015** Second reading.
- 3 **ADOPTION AMENDMENT (ADOPTION BY SAME-SEX COUPLES) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 4 **JUSTICE LEGISLATION AMENDMENT (POLICE CUSTODY OFFICERS) BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 5 **GAMBLING LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Hennessy*).
- 6 CHILDREN, YOUTH AND FAMILIES AMENDMENT (ABORIGINAL PRINCIPAL OFFICERS) BILL 2015 — Second reading — *Resumption of debate (Mr Scott)*.

^{*} New entry.

- 7 VICTORIAN ENERGY EFFICIENCY TARGET AMENDMENT (SAVING ENERGY, GROWING JOBS) BILL 2015 Second reading *Resumption of debate (Ms Suleyman).*
- 8 **RELATIONSHIPS AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Pesutto*).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 21 October 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 21 OCTOBER 2015

- 50 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Ferntree Gully (*21 October 2015*) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction (SRI) during school hours To be considered (*Mr Wakeling*).
- 51 **GREYHOUND RACING** Petition presented by the Member for Macedon (21 October 2015) Requesting that the Legislative Assembly acts to end the cruelty of greyhound racing To be considered (*Ms Thomas*).
- 52 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Rowville (*21 October 2015*) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction (SRI) during school hours To be considered (*Mr Wells*).
- 53 **GRAND FINAL EVE PUBLIC HOLIDAY** Petition presented by the Member for Morwell (21 October 2015) Requesting that the Legislative Assembly calls on the Government to reverse its decision to impose the Grand Final Eve public holiday To be considered (*Mr Northe*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 4 NOVEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **TERRORISM (COMMUNITY PROTECTION) AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **CHILD WELLBEING AND SAFETY AMENDMENT (CHILD SAFE STANDARDS) BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **STATE TAXATION ACTS FURTHER AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr O'Brien, Malvern).*
- 4 **LOCAL GOVERNMENT AMENDMENT (FAIR GO RATES) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 5 EDUCATION LEGISLATION AMENDMENT (TAFE AND UNIVERSITY GOVERNANCE REFORM) BILL 2015 Second reading *Resumption of debate (Mr Clark)*.
- 6 CROWN LAND LEGISLATION AMENDMENT (CANADIAN REGIONAL PARK AND OTHER MATTERS) BILL 2015 Second reading *Resumption of debate (Mr Clark)*.
- 7 **LAND (REVOCATION OF RESERVATIONS) BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 8 **ROAD LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).
- 9 **TRANSPORT ACCIDENT AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull *(Sunbury)*, Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.

- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
 - (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 43

Tuesday 10 November 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **RELATIONSHIPS AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Pesutto*).
- 2 **LOCAL GOVERNMENT AMENDMENT (FAIR GO RATES) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 3 **TERRORISM (COMMUNITY PROTECTION) AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 4 **CHILD WELLBEING AND SAFETY AMENDMENT (CHILD SAFE STANDARDS) BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 5 **STATE TAXATION ACTS FURTHER AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr O'Brien, Malvern).*
- 6 **PUBLIC HEALTH AND WELLBEING AMENDMENT (SAFE ACCESS ZONES) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 7 ***FISHERIES AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Walsh).*
- 8 EDUCATION LEGISLATION AMENDMENT (TAFE AND UNIVERSITY GOVERNANCE REFORM) BILL 2015 Second reading *Resumption of debate (Mr Clark)*.
- 9 CROWN LAND LEGISLATION AMENDMENT (CANADIAN REGIONAL PARK AND OTHER MATTERS) BILL 2015 Second reading *Resumption of debate (Mr Clark)*.
- 10 **LAND (REVOCATION OF RESERVATIONS) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 11 **ROAD LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).

^{*} New entry.

- 12 **TRANSPORT ACCIDENT AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).
- 13 **JUSTICE LEGISLATION FURTHER AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 22 October 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 22 OCTOBER 2015

- 54 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Murray Plains (22 October 2015) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction (SRI) during school hours To be considered (*Mr Walsh*).
- 55 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Narracan (22 October 2015) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction (SRI) during school hours To be considered (*Mr Blackwood*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull *(Sunbury)*, Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 44

Wednesday 11 November 2015 The Speaker takes the Chair at 2.00 pm

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT BILL 2015** Second reading.
- 2 ***ABORIGINAL HERITAGE AMENDMENT BILL 2015** Second reading.
- 3 ***KARDINIA PARK STADIUM BILL 2015** Second reading.
- 4 **TERRORISM (COMMUNITY PROTECTION) AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 5 **CHILD WELLBEING AND SAFETY AMENDMENT (CHILD SAFE STANDARDS) BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 6 **STATE TAXATION ACTS FURTHER AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr O'Brien, Malvern).*
- 7 **PUBLIC HEALTH AND WELLBEING AMENDMENT (SAFE ACCESS ZONES) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 8 **FISHERIES AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Walsh).*
- 9 **RELATIONSHIPS AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Halfpenny*).
- 10 **LOCAL GOVERNMENT AMENDMENT (FAIR GO RATES) BILL 2015** Second reading *Resumption of debate (Ms Richardson).*
- 11 EDUCATION LEGISLATION AMENDMENT (TAFE AND UNIVERSITY GOVERNANCE REFORM) BILL 2015 Second reading *Resumption of debate (Mr Clark).*

^{*} New entry.

- 12 CROWN LAND LEGISLATION AMENDMENT (CANADIAN REGIONAL PARK AND OTHER MATTERS) BILL 2015 Second reading *Resumption of debate (Mr Clark)*.
- 13 **LAND (REVOCATION OF RESERVATIONS) BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 14 **ROAD LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).
- 15 **TRANSPORT ACCIDENT AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).
- 16 **JUSTICE LEGISLATION FURTHER AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 10 OCTOBER 2015

- 7 **MR HIBBINS** To move, That this House (a) supports marriage equality; (b) calls on the Parliament of the Commonwealth of Australia to amend the Marriage Act 1961 (Cth) to provide for marriage equality; and (c) calls on the Federal Government to abandon the proposed plebiscite on marriage equality.
- 8 **MS SANDELL** To move, That this House notes the concerns of Docklands and CBD residents about the proliferation of short-stay apartments in the area, noting especially that short-stay tenants have led to loss of amenity to residential neighbours and damage to communal areas and property.
- 9 MS SANDELL To move, That this House calls on the Minister for Consumer Affairs and the Minister for Planning to publish a response to the Report of the Independent Panel on Short-Stay Accommodation in CBD apartment buildings by the end of 2015 at the very latest.
- 10 **MS SANDELL** To move, That this House calls on the Andrews Government to investigate banning commercially owned and operated short-stay apartments in residential buildings.

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 10 OCTOBER 2015

56 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Forest Hill (*10 November 2015*) — Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction (SRI) during school hours — To be considered (*Mr Angus*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 45

Thursday 12 November 2015 The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **STATE TAXATION ACTS FURTHER AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr O'Brien, Malvern).*
- 2 **PUBLIC HEALTH AND WELLBEING AMENDMENT (SAFE ACCESS ZONES) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 3 **FISHERIES AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Walsh).*
- 4 **RELATIONSHIPS AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Halfpenny*).
- 5 **LOCAL GOVERNMENT AMENDMENT (FAIR GO RATES) BILL 2015** Second reading *Resumption of debate (Ms Richardson, Northcote).*
- 6 **TERRORISM (COMMUNITY PROTECTION) AMENDMENT BILL 2015** Second reading *Resumption of debate (Ms Hutchins).*
- 7 **CHILD WELLBEING AND SAFETY AMENDMENT (CHILD SAFE STANDARDS) BILL 2015** — Second reading — *Resumption of debate (Ms Spence)*.
- 8 EDUCATION LEGISLATION AMENDMENT (TAFE AND UNIVERSITY GOVERNANCE REFORM) BILL 2015 Second reading *Resumption of debate (Mr Clark)*.
- 9 CROWN LAND LEGISLATION AMENDMENT (CANADIAN REGIONAL PARK AND OTHER MATTERS) BILL 2015 Second reading *Resumption of debate (Mr Clark)*.
- 10 **LAND (REVOCATION OF RESERVATIONS) BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 11 **ROAD LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).
- 12 **TRANSPORT ACCIDENT AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).

13 JUSTICE LEGISLATION FURTHER AMENDMENT BILL 2015 — Second reading — *Resumption* of debate (Mr Clark).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 11 November 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 11 NOVEMBER 2015

- 57 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Forest Hill (*11 November 2015*) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours To be considered (*Mr Angus*).
- 58 **GRAND FINAL EVE PUBLIC HOLIDAY** Petition presented by the Member for Forest Hill (*11 November 2015*) Requesting that the Legislative Assembly calls on the Government to reverse its decision to impose the Grand Final Eve public holiday To be considered (*Mr Angus*).
- 59 **ORCHARD GROVE PRIMARY SCHOOL FUNDING** Petition presented by the Member for Forest Hill (*11 November 2015*) Requesting that the Legislative Assembly provides adequate funding to Orchard Grove Primary School to modernise the school, and in particular to upgrade the administrative and staff facilities, including the toilet and first aid facilities for both staff and students To be considered (*Mr Angus*).
- 60 **VERMONT PRIMARY SCHOOL FUNDING** Petition presented by the Member for Forest Hill (*11 November 2015*) Requesting that the Legislative Assembly provides adequate funding to rebuild its central administration and classroom wing To be considered (*Mr Angus*).
- 61 **GRAND FINAL EVE PUBLIC HOLIDAY** Petition presented by the Member for Hastings (10 November 2015) Requesting that the Legislative Assembly calls on the Government to reverse its decision to impose the Grand Final Eve public holiday To be considered (*Mr Morris*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 25 NOVEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

1 **DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Pesutto).*

- 2 **ABORIGINAL HERITAGE AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Victoria*).
- 3 **KARDINIA PARK STADIUM BILL 2015** Second reading *Resumption of debate (Mr Clark)*.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 46

Tuesday 24 November 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICES OF MOTION

- 1 ***MS ALLAN** To move, That so much of standing and sessional orders are suspended on Thursday 26 November 2015 so as to allow:
 - (1) The sitting of the House to be suspended at the conclusion of statements by members;
 - (2) The Speaker to take the chair at 10.30 am, interrupt business, and the House to proceed in accordance with paragraphs (3) to (8);
 - (3) The House to invite Ms Rosie Batty to attend on the floor of the House at 10.30 am to give an address;
 - (4) Legislative Council members to be admitted onto the floor of the House at 10.30 am and to remain until the conclusion of Ms Batty's address;
 - (5) At the conclusion of Ms Batty's address, and after Ms Batty and Legislative Council members have left the Chamber, the Premier to move a motion to take note of the address;
 - (6) The Speaker to interrupt business at the time designated for the allocation of time under the government business program;
 - (7) The Speaker to interrupt business at 5.00 pm for the adjournment under sessional order 3; and
 - (8) Questions without notice and constituency questions to be omitted.
- 2 *MS ALLAN To move, That
 - (1) (a) the Legislative Assembly invites Members of the Legislative Council to attend in the Legislative Assembly Chamber on Thursday 26 November 2015 at 10.30 am to hear an address by Ms Rosie Batty;
 - (b) the lower public gallery on the non-Government side of the House is taken to be part of the Legislative Assembly Chamber for the duration of the address to provide additional seating for Members of the Legislative Council;
 - (c) the Speaker of the Legislative Assembly will chair the address, and the conduct of proceedings will be in accordance with the standing and sessional orders of the Legislative Assembly; and

* New entry.

(2) A message be sent to the Legislative Council informing them accordingly.

ORDERS OF THE DAY

- 1 EDUCATION LEGISLATION AMENDMENT (TAFE AND UNIVERSITY GOVERNANCE REFORM) BILL 2015 Second reading *Resumption of debate (Mr Clark).*
- 2 CROWN LAND LEGISLATION AMENDMENT (CANADIAN REGIONAL PARK AND OTHER MATTERS) BILL 2015 — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **LAND (REVOCATION OF RESERVATIONS) BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 4 **ROAD LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).
- 5 **TRANSPORT ACCIDENT AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).
- 6 **JUSTICE LEGISLATION FURTHER AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 12 November 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 12 NOVEMBER 2015

- 62 **HANSON GARFIELD NORTH QUARRY IN BUNYIP NORTH** Petition presented by the Member for Narracan (*12 November 2015*) Requesting that the Legislative Assembly asks that the Minister for Planning request an Environment Effects Statement for the proposed Hanson Garfield North Quarry in Bunyip North To be considered (*Mr Blackwood*).
- 63 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Warrandyte (*12 November 2015*) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours To be considered (*Mr Smith, Warrandyte*).
- 64 **WARRANDYTE POLICE STATION** Petition presented by the Member for Warrandyte (*12 November 2015*) Requesting that the Legislative Assembly advocates for increased resources at Warrandyte Police Station, as well as increased hours of operation and raises these matters with the Chief Commissioner To be considered (*Mr Smith, Warrandyte*).

- 65 **WOORI YALLOCK PRIMARY SCHOOL** Petition presented by the Member for Eildon (*12 November 2015*) Requesting that the Legislative Assembly urges the Government to provide crucial funds for electronic 40km/h speed limit signs at Woori Yallock Primary School to ensure the safety of local school children To be considered (*Ms McLeish*).
- 66 **ADDITIONAL PUBLIC HOLIDAYS** Petition presented by the Member for Burwood (*12 November* 2015) Requesting that the Legislative Assembly calls on the Government to reconsider its decision to introduce two additional public holidays To be considered (*Mr Watt*).
- 67 **2–18 MARKHAM AVENUE, ASHBURTON** Petition presented by the Member for Burwood (*12 November 2015*) Requesting that the Legislative Assembly ensures that the Government reverses its decision to overdevelop the 2–18 Markham Avenue, Ashburton site and adhere to the maximum height of 9 metres To be considered (*Mr Watt*).
- 68 **C153 PROPOSED PLANNING PERMIT** Petition presented by the Member for Burwood (*12 November 2015*) Requesting that the Legislative Assembly calls on the Minister for Planning to reject amendment C153 and the proposed planning permit for 310 dwellings at 15–31 Hay Street, Box Hill South To be considered (*Mr Watt*).
- 69 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Burwood (*12 November 2015*) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours To be considered (*Mr Watt*).
- 70 **WODONGA CITY COUNCIL** Petition presented by the Member for Benambra (*12 November 2015*) — Requesting that the Legislative Assembly conducts a complete review into Wodonga City Council's financial, business and management practices, including councillors' and officers' allowances and expenses — To be considered (*Mr Tilley*).
- 71 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Morwell (*12 November 2015*) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours To be considered (*Mr Northe*).
- 72 **GRAND FINAL EVE PUBLIC HOLIDAY** Petition presented by the Member for Morwell (*12 November 2015*) Requesting that the Legislative Assembly calls on the Government to reverse its decision to impose the Grand Final Eve public holiday To be considered (*Mr Northe*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 25 NOVEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 2 ABORIGINAL HERITAGE AMENDMENT BILL 2015 Second reading *Resumption of debate* (*Ms Victoria*).
- 3 **KARDINIA PARK STADIUM BILL 2015** Second reading *Resumption of debate (Mr Clark)*.

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 47

Wednesday 25 November 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

GRIEVANCES — Debate on the question — That grievances be noted (2.00 pm)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***EDUCATION AND TRAINING REFORM AMENDMENT (VICTORIAN INSTITUTE OF TEACHING) BILL 2015** Second reading.
- 2 ***BAIL AMENDMENT BILL 2015** Second reading.
- 3 ***ASSISTED REPRODUCTIVE TREATMENT AMENDMENT BILL 2015** Second reading.
- 4 ***CONSUMER ACTS AND OTHER ACTS AMENDMENT BILL 2015** Second reading.
- 5 ***OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** Second reading.
- 6 **ROAD LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate*.
- 7 **JUSTICE LEGISLATION FURTHER AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 8 **DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 9 EDUCATION LEGISLATION AMENDMENT (TAFE AND UNIVERSITY GOVERNANCE REFORM) BILL 2015 Second reading *Resumption of debate (Mr Pakula)*.
- 10 **TRANSPORT ACCIDENT AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Southwick*).
- 11 CROWN LAND LEGISLATION AMENDMENT (CANADIAN REGIONAL PARK AND OTHER MATTERS) BILL 2015 Second reading *Resumption of debate (Mr Clark)*.

^{*} New entry.

- 12 **LAND (REVOCATION OF RESERVATIONS) BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 13 **ABORIGINAL HERITAGE AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Victoria*).
- 14 KARDINIA PARK STADIUM BILL 2015 Second reading *Resumption of debate (Mr Clark)*.
- 15 ***ADOPTION AMENDMENT (ADOPTION BY SAME-SEX COUPLES) BILL 2015 AMENDMENT OF THE LEGISLATIVE COUNCIL** To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 24 November 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 24 NOVEMBER 2015

- 73 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for South Barwon (24 November 2015) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours To be considered (*Mr Katos*).
- 74 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Lowan (24 November 2015) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours To be considered (*Ms Kealy*).
- 75 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Gippsland South (24 November 2015) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours To be considered (*Mr O'Brien, Gippsland South*).
- 76 WHITELAWS TRACK SITE Petition presented by the Member for Gippsland South (24 November 2015) Requesting that the Legislative Assembly removes the Whitelaws track site from the list of potential sites pursuant to the statewide waste and resource recovery and infrastructure plan To be considered (*Mr O'Brien, Gippsland South*).

77 **SOUTH GIPPSLAND LANDFILL** — Petition presented by the Member for Gippsland South (24 November 2015) — Requesting that the Legislative Assembly calls on the State Government to protect South Gippsland from becoming a landfill for South East Melbourne — To be considered (*Mr O'Brien, Gippsland South*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 48

Thursday 26 November 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

ADDRESS BY MS ROSIE BATTY

(10.30 am by the resolution of the Legislative Assembly on 24 November 2015)

ADDRESSES ON THE PREVENTION OF FAMILY VIOLENCE

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **ROAD LEGISLATION AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Scott*).
- 2 **DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Richardson, Mordialloc).*
- 3 **JUSTICE LEGISLATION FURTHER AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Foley).*
- 4 EDUCATION LEGISLATION AMENDMENT (TAFE AND UNIVERSITY GOVERNANCE REFORM) BILL 2015 Second reading *Resumption of debate (Mr Pakula)*.
- 5 **TRANSPORT ACCIDENT AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Southwick*).
- 6 CROWN LAND LEGISLATION AMENDMENT (CANADIAN REGIONAL PARK AND OTHER MATTERS) BILL 2015 — Second reading — *Resumption of debate (Mr Clark)*.
- 7 **LAND (REVOCATION OF RESERVATIONS) BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 8 **ABORIGINAL HERITAGE AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Victoria*).
- 9 **KARDINIA PARK STADIUM BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 10 ADOPTION AMENDMENT (ADOPTION BY SAME-SEX COUPLES) BILL 2015 AMENDMENT OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 25 November 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 25 NOVEMBER 2015

- 78 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Ripon (25 November 2015) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours To be considered (*Ms Staley*).
- FORMERALD SES STATION Petition presented by the Member for Gembrook (24 November 2015)
 Requesting that the Legislative Assembly urges the Government to provide funds for a new unit for the Emerald SES station To be considered (*Mr Battin*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 9 DECEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 EDUCATION AND TRAINING REFORM AMENDMENT (VICTORIAN INSTITUTE OF TEACHING) BILL 2015 Second reading *Resumption of debate (Mr Wakeling)*.
- 2 **BAIL AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto)*.
- 3 **ASSISTED REPRODUCTIVE TREATMENT AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 4 **CONSUMER ACTS AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 5 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** Second reading *Resumption of debate (Mr Clark).*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kealy, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 49

Tuesday 8 December 2015

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 CROWN LAND LEGISLATION AMENDMENT (CANADIAN REGIONAL PARK AND OTHER MATTERS) BILL 2015 — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **LAND (REVOCATION OF RESERVATIONS) BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 3 **ABORIGINAL HERITAGE AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Victoria*).
- 4 **KARDINIA PARK STADIUM BILL 2015** Second reading *Resumption of debate (Mr Clark)*.
- 5 ADOPTION AMENDMENT (ADOPTION BY SAME-SEX COUPLES) BILL 2015 AMENDMENT OF THE LEGISLATIVE COUNCIL To be considered.
- 6 ***ADDRESSES ON FAMILY VIOLENCE** That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 *Resumption of debate (Ms Kealy).*
- 7 *ATTENDANCE OF A MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 26 November 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 26 NOVEMBER 2015

- 80 **SUPPORTED PLAYGROUPS IN RURAL AREAS** Petition presented by the Member for Ripon (26 November 2015) Requesting that the Legislative Assembly retain the current guidelines for running supported playgroups in rural areas To be considered (*Ms Staley*).
- 81 **LENTIL AS ANYTHING AT ABBOTSFORD CONVENT** Petition presented by the Member for Cranbourne (*26 November 2015*) Requesting that the Legislative Assembly asks the Abbotsford Convent Foundation to keep the pay-as-you-feel restaurant, Lentil As Anything, at the Convent To be considered (*Mr Perera*).
- 82 **PYALONG PRIMARY SCHOOL PORTABLE CLASSROOM** Petition presented by the Member for Euroa (26 November 2015) Requesting that the Legislative Assembly calls on the Government to reverse the decision to strip Pyalong Primary School of its portable building To be considered (*Ms Ryan*).
- 83 **MURCHISON PRIMARY SCHOOL PORTABLE CLASSROOM** Petition presented by the Member for Euroa (26 November 2015) Requesting that the Legislative Assembly calls on the Government to reverse the decision to strip Murchison Primary School of its portable building To be considered (*Ms Ryan*).
- 84 **ECONOMIC ABUSE UNDER FAMILY VIOLENCE PROTECTION ACT 2008** Petition presented by the Member for Bayswater (*26 November 2015*) Requesting that the Legislative Assembly amends the *Family Violence Protection Act 2008* section 6 titled "Meaning of Economic Abuse, Examples," to add the words "Dowry or Coercive demands for gifts or cash in the context of a new marriage (up to 7 years)"— To be considered (*Ms Victoria*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 9 DECEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 EDUCATION AND TRAINING REFORM AMENDMENT (VICTORIAN INSTITUTE OF TEACHING) BILL 2015 Second reading *Resumption of debate (Mr Wakeling)*.
- 2 **BAIL AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **ASSISTED REPRODUCTIVE TREATMENT AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 4 **CONSUMER ACTS AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*

5 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

***SCRUTINY OF ACTS AND REGULATIONS (JOINT)** — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 50

Wednesday 9 December 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — *Discussion on matter* (2.00 pm)

GOVERNMENT BUSINESS

NOTICE OF MOTION

1 * **MS HUTCHINS** — To move, That the House authorises the Speaker to give an Acknowledgement of Country each sitting Tuesday.

ORDERS OF THE DAY

- 1 ***RACING AND OTHER ACTS AMENDMENT (GREYHOUND RACING AND WELFARE REFORM) BILL 2015** Second reading.
- 2 ***NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** Second reading.
- 3 ***GENE TECHNOLOGY AMENDMENT BILL 2015** Second reading.
- 4 ADOPTION AMENDMENT (ADOPTION BY SAME-SEX COUPLES) BILL 2015 AMENDMENT OF THE LEGISLATIVE COUNCIL To be considered.
- 5 **KARDINIA PARK STADIUM BILL 2015** Second reading *Resumption of debate (Mr Pearson).*
- 6 **BAIL AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Pesutto).*
- 7 **ASSISTED REPRODUCTIVE TREATMENT AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 8 CROWN LAND LEGISLATION AMENDMENT (CANADIAN REGIONAL PARK AND OTHER MATTERS) BILL 2015 — Second reading — *Resumption of debate (Mr Foley)*.

^{*} New entry.

- 9 **LAND (REVOCATION OF RESERVATIONS) BILL 2015** Second reading *Resumption of debate (Ms Garrett).*
- 10 **ADDRESSES ON FAMILY VIOLENCE** That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 *Resumption of debate (Ms Kealy).*
- 11 ATTENDANCE OF A MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL — To be considered.
- 12 **ABORIGINAL HERITAGE AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Victoria*).
- 13 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 14 **CONSUMER ACTS AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 15 EDUCATION AND TRAINING REFORM AMENDMENT (VICTORIAN INSTITUTE OF TEACHING) BILL 2015 Second reading *Resumption of debate (Mr Wakeling)*.
- 16 ***BUILDING LEGISLATION AMENDMENT (CONSUMER PROTECTION) BILL 2015** Second reading.
- 17 *JUDICIAL COMMISSION OF VICTORIA BILL 2015 Second reading.
- 18 ***ROOMING HOUSE OPERATORS BILL 2015** Second reading.
- 19 *ACCESS TO MEDICINAL CANNABIS BILL 2015 Second reading.
- 20 ***INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** Second reading.
- 21 ***TRANSPARENCY IN GOVERNMENT BILL 2015** Second reading.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 8 December 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 9 DECEMBER 2015

85 **WOMEN'S REFUGES** — Petition presented by the Member for Melton (8 *December 2015*) — Requesting that the Legislative Assembly provides additional funding for women's refuges in the western suburbs — To be considered (*Ms Green*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 51

Thursday 10 December 2015

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 JUDICIAL COMMISSION OF VICTORIA BILL 2015 Second reading.
- 2 **ROOMING HOUSE OPERATORS BILL 2015** Second reading.
- 3 ACCESS TO MEDICINAL CANNABIS BILL 2015 Second reading.
- 4 INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015 Second reading.
- 5 **TRANSPARENCY IN GOVERNMENT BILL 2015** Second reading.
- 6 **BUILDING LEGISLATION AMENDMENT (CONSUMER PROTECTION) BILL 2015** Second reading.
- 7 ATTENDANCE OF A MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL — To be considered.
- 8 **BAIL AMENDMENT BILL 2015** Second reading *Resumption of debate (Ms Williams).*
- 9 **ASSISTED REPRODUCTIVE TREATMENT AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 10 **ADDRESSES ON FAMILY VIOLENCE** That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 *Resumption of debate (Ms Kealy).*
- 11 CROWN LAND LEGISLATION AMENDMENT (CANADIAN REGIONAL PARK AND OTHER MATTERS) BILL 2015 Second reading *Resumption of debate (Mr Foley)*.
- 12 **LAND (REVOCATION OF RESERVATIONS) BILL 2015** Second reading *Resumption of debate (Ms Garrett).*
- 13 **KARDINIA PARK STADIUM BILL 2015** Second reading *Resumption of debate (Ms Hennessy).*

- 14 **ABORIGINAL HERITAGE AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Ms Victoria*).
- 15 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 16 **CONSUMER ACTS AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 17 EDUCATION AND TRAINING REFORM AMENDMENT (VICTORIAN INSTITUTE OF TEACHING) BILL 2015 Second reading *Resumption of debate (Mr Wakeling)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 9 December 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 9 DECEMBER 2015

- 86 **YEA PRIMARY SCHOOL** Petition presented by the Member for Eildon (9 December 2015) Requesting that the Legislative Assembly urges the Government to provide crucial funds for electronic 40km/h speed limit signs at Yea Primary School to ensure the safety of local school children To be considered (*Ms McLeish*).
- 87 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Burwood (9 December 2015) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours To be considered (*Mr Watt*).
- 88 **RANGEHOODS IN PUBLIC HOUSING** Petition presented by the Member for Burwood (9 December 2015) Requesting that the Legislative Assembly calls on the Minister for Housing, Disability and Ageing to place rangehoods above stoves in public housing properties along 114 Victory Boulevard Ashburton To be considered (*Mr Watt*).
- 89 MANAGEMENT OF GARDINER'S CREEK RESERVE Petition presented by the Member for Burwood (9 December 2015) — Requesting that the Legislative Assembly calls on the Minister for Environment to return the Committee of Management of the Crown Land in Gardiner's Creek Reserve Burwood to the City of Whitehorse — To be considered (Mr Watt).
- 90 **2–18 MARKHAM AVENUE, ASHBURTON** Petition presented by the Member for Burwood (9 December 2015) Requesting that the Legislative Assembly ensures that the Government reverses its decision to overdevelop the 2–18 Markham Avenue, Ashburton site and adhere to the maximum height of nine metres To be considered (*Mr Watt*).

- 91 **ADDITIONAL PUBLIC HOLIDAYS** Petition presented by the Member for Burwood (9 December 2015) Requesting that the Legislative Assembly calls on the Government to reconsider its decision to introduce two additional public holidays To be considered (*Mr Watt*).
- 92 **C153 PROPOSED PLANNING PERMIT** Petition presented by the Member for Burwood (9 December 2015) Requesting that the Legislative Assembly calls on the Minister for Planning to reject amendment C153 and the proposed planning permit for 310 dwellings at 15–31 Hay Street, Box Hill South To be considered (*Mr Watt*).
- 93 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Morwell (*9 December 2015*) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours To be considered (*Mr Northe*).
- 94 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Ringwood (9 December 2015) Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours To be considered (*Ms Ryall*).
- 95 **42–58 NELSON STREET, RINGWOOD** Petition presented by the Member for Ringwood (9 December 2015) Requesting that the Legislative Assembly calls on the Minister for Planning to ensure that any development at 42–58 Nelson Street Ringwood is limited to five storeys only and complies with the City of Maroondah Planning Scheme To be considered (*Ms Ryall*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 23 DECEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 RACING AND OTHER ACTS AMENDMENT (GREYHOUND RACING AND WELFARE REFORM) BILL 2015 — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Southwick).*
- 3 **GENE TECHNOLOGY AMENDMENT BILL 2015** Second reading *Resumption of debate* (*Mr Wakeling*).

R W PURDEY Clerk of the Legislative Assembly TELMO LANGUILLER MP *Speaker*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 52

Day and hour of the next meeting to be fixed by the Speaker Issued 10 December 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ABORIGINAL HERITAGE AMENDMENT BILL 2015 Second reading *Resumption of debate* (*Ms Victoria*).
- 2 EDUCATION AND TRAINING REFORM AMENDMENT (VICTORIAN INSTITUTE OF TEACHING) BILL 2015 Second reading *Resumption of debate (Mr Wakeling).*
- 3 **CONSUMER ACTS AND OTHER ACTS AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 4 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** Second reading *Resumption of debate (Mr Clark).*
- 5 **ADDRESSES ON FAMILY VIOLENCE** That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 *Resumption of debate (Ms Kealy).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 10 December 2015. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 10 DECEMBER 2015

- 96 **DOROTHY AVENUE UNDERPASS** Petition presented by the Member for Caulfield (*10 December 2015*) Requesting that the Legislative Assembly calls on the Government to reconsider its decision to keep the Dorothy Avenue underpass open to cars and other vehicles following the completion of the North Road Ormond railway line works To be considered (*Mr Southwick*).
- 97 **SPECIAL RELIGIOUS INSTRUCTION TIME ARRANGEMENTS** Petition presented by the Member for Ferntree Gully (10 December 2015) Requesting that the Legislative Assembly ensures

that Special Religious Instruction remains part of the school system under the current arrangements of 30 minutes per week during normal class time — To be considered (*Mr Wakeling*).

98 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Ferntree Gully (*10 December 2015*) — Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours — To be considered (*Mr Wakeling*).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 23 DECEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 RACING AND OTHER ACTS AMENDMENT (GREYHOUND RACING AND WELFARE REFORM) BILL 2015 Second reading *Resumption of debate (Mr Clark).*
- 2 **NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Southwick)*.
- 3 **GENE TECHNOLOGY AMENDMENT BILL 2015** Second reading *Resumption of debate (Mr Wakeling).*

THURSDAY 24 DECEMBER 2015

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 JUDICIAL COMMISSION OF VICTORIA BILL 2015 Second reading Resumption of debate (Mr Clark).
- 2 **ROOMING HOUSE OPERATORS BILL 2015** Second reading *Resumption of debate* (*Mr Northe*).
- 3 ACCESS TO MEDICINAL CANNABIS BILL 2015 Second reading *Resumption of debate* (*Mr Clark*).
- 4 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 5 **TRANSPARENCY IN GOVERNMENT BILL 2015** Second reading *Resumption of debate* (*Mr Clark*).
- 6 **BUILDING LEGISLATION AMENDMENT (CONSUMER PROTECTION) BILL 2015** Second reading *Resumption of debate (Mr Clark)*.

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s 28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.

- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business Disallowance motions Statements by members Statements on parliamentary committee reports Government business Question time (11.00 am) Government business *continued* Matter of public importance or grievance debate (2.00 pm) Government business *continued* General business

Thursdays (and Fridays)

Formal business Statements by members Government business Question time (11.00 am) Government business *continued* General business.

(4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.