LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 103

Tuesday 7 February 2017

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

†**MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 20 February 2017.

ORDERS OF THE DAY

- 1 **RESOURCES LEGISLATION AMENDMENT (FRACKING BAN) BILL 2016** Second reading *Resumption of debate (Mr Southwick).*
- 2 ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016 Second reading Resumption of debate (Mr Pesutto).
- 3 **CONSUMER ACTS AMENDMENT BILL 2016** Second reading *Resumption of debate* (*Mr Northe*).
- 4 CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) AMENDMENT BILL 2016

 Second reading Resumption of debate (Mr Clark).
- 5 **VICTORIAN PLANNING AUTHORITY BILL 2016** Second reading *Resumption of debate* (*Mr Clark*).
- 6 **BUILDING AMENDMENT (ENFORCEMENT AND OTHER MEASURES) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 7 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 8 CHILDREN LEGISLATION AMENDMENT (REPORTABLE CONDUCT) BILL 2016 Second reading Resumption of debate (Mr Clark).

9 ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL — To be considered.

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 8 DECEMBER 2016

- 21 **MS RYAN** To move, That this House calls on the Andrews Labor Government to match the Liberals and Nationals' commitment to build a new urban fire station in Broadford.
- MS RYAN To move, That this House notes the danger posed to Victorians by out of control growth on roadsides and public land in country Victoria and calls on the Government to reverse its reduction in funding for slashing to help reduce the risk of people being trapped during a fire.

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 8 DECEMBER 2016

- ORMOND RAILWAY STATION Petition presented by the Member for Caulfield (8 December 2016) Requesting that the Legislative Assembly calls on the Government to abandon plans for the development of a 13 storey residential tower on North Road above Ormond railway station and instead proceed with a smaller development that is more in keeping with the existing low-rise village in Ormond To be considered (Mr Southwick).
- 234 **STREET LIGHTING IN CARRINGTON GROVE EAST ST KILDA** Petition presented by the Member for Caulfield (8 December 2016) Requesting that the Legislative Assembly calls on the Government to work with the Glen Eira Council and other relevant stakeholders to improve the level of street lighting in Carrington Grove, East St Kilda To be considered (Mr Southwick).
- 235 **PAKENHAM TOWN CENTRE BUS SERVICE** Petition presented by the Member for Gembrook (7 December 2016) Requesting that the Legislative Assembly calls on the Government to provide a regular bus service from Toomuc Valley Road, Pakenham to the Pakenham town centre To be considered (Mr Battin).

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 and Ms McLeish.

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, Mr Clark, 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, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 104

Wednesday 8 February 2017

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

NOTICE OF MOTION

1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 20 February 2017.

ORDERS OF THE DAY

- 1 **RESOURCES LEGISLATION AMENDMENT (FRACKING BAN) BILL 2016** Second reading *Resumption of debate (Mr Southwick).*
- 2 **CHILDREN LEGISLATION AMENDMENT (REPORTABLE CONDUCT) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 3 **VICTORIAN PLANNING AUTHORITY BILL 2016** Second reading *Resumption of debate* (Mr Clark).
- 4 ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL MESSAGE FROM THE LEGISLATIVE COUNCIL To be considered.
- 5 ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016 Second reading Resumption of debate (Mr Pesutto).
- 6 **CONSUMER ACTS AMENDMENT BILL 2016** Second reading *Resumption of debate* (Mr Northe).
- 7 CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) AMENDMENT BILL 2016

 Second reading Resumption of debate (Mr Clark).
- 8 **BUILDING AMENDMENT (ENFORCEMENT AND OTHER MEASURES) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

9 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 7 February 2017. 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 7 February 2017. 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 and Ms McLeish.

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, Mr Clark, 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, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 105

Thursday 9 February 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 20 February 2017.
- 2 *MS ALLAN To move, That this House:
 - (1) Notes the description of exclusive cognisance given in Hatsell's *Precedents and Proceedings of the House of Commons*, vol 3, p 67, that: 'the leading principle, which appears to pervade all the proceedings between the two Houses of Parliament is that there shall subsist a perfect equality with respect to each other, and that they shall be, in every respect, totally independent, one of the other';
 - (2) Asserts the rights and privileges of the Legislative Assembly with respect to exclusive cognisance regarding members of the Legislative Assembly in relation to the matter referred to the Ombudsman by the Legislative Council on 25 November 2015, meaning that the Legislative Council's referral to the Ombudsman cannot be taken to apply to current or former members of the Legislative Assembly;
 - (3) Directs the Speaker to convey the terms of this resolution in writing to the President of the Legislative Council and the Ombudsman accordingly.

ORDERS OF THE DAY

- 1 *STATUTE LAW REVISION BILL 2017 Second reading.
- 2 *ELECTRICITY SAFETY AMENDMENT (BUSHFIRE MITIGATION CIVIL PENALTIES SCHEME) BILL 2017 Second reading.
- 3 *FAIR WORK (COMMONWEALTH POWERS) AMENDMENT BILL 2017 Second reading.

- 4 CHILDREN LEGISLATION AMENDMENT (REPORTABLE CONDUCT) BILL 2016 Second reading Resumption of debate (Mr Clark).
- 5 **RESOURCES LEGISLATION AMENDMENT (FRACKING BAN) BILL 2016** Second reading *Resumption of debate (Mr Bull, Gippsland East).*
- 6 **VICTORIAN PLANNING AUTHORITY BILL 2016** Second reading *Resumption of debate* (*Mr Clark*).
- 7 ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL MESSAGE FROM THE LEGISLATIVE COUNCIL To be considered.
- 8 ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016 Second reading Resumption of debate (Mr Pesutto).
- 9 **CONSUMER ACTS AMENDMENT BILL 2016** Second reading *Resumption of debate* (*Mr Northe*).
- 10 CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) AMENDMENT BILL 2016 Second reading Resumption of debate (Mr Clark).
- BUILDING AMENDMENT (ENFORCEMENT AND OTHER MEASURES) BILL 2016 Second reading *Resumption of debate (Mr Clark)*.
- DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016 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].

NOTICE GIVEN ON 8 FEBRUARY 2017

MS SANDELL — To move, That this House — (a) notes that Victoria has a proud multicultural tradition; and (b) condemns President Trump's decision to ban immigration from Somalia, Sudan, Yemen, Iran, Iraq, Syria and Libya to the United States of America, recognising that many Victorians are caught up in this ill-conceived and racist decision.

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 8 FEBRUARY 2017

- 236 **ANTI-BULLYING PROGRAM** Petition presented by the Member for Murray Plains (8 February 2017) Requesting that the Legislative Assembly calls on the Government to remove the Safe Schools program and replace it with an anti-bullying program that is supported by school communities and parents To be considered (Mr Walsh).
- 237 **CRIME IN RURAL COMMUNITIES** Petition presented by the Member for Murray Plains (8 February 2017) Requesting that the Legislative Assembly calls on the Government to increase the police presence in rural communities, improve response times to 000 calls, ensure penalties for crimes are in line with community values and increase rehabilitation and support resources for drug users To be considered (Mr Walsh).
- 238 **EAST GIPPSLAND TIMBER WORKERS** Petition presented by the Member for Gippsland East (8 February 2017) Requesting that the Legislative Assembly calls on the Government to direct VicForests to immediately review timber resource allocations in order to secure jobs for East Gippsland timber workers To be considered (Mr Bull, Gippsland East).
- 239 **UPPER YARRA SECONDARY SCHOOL** Petition presented by the Member for Eildon (8 February 2017) Requesting that the Legislative Assembly calls on the Government to fund the major redevelopment of the Upper Yarra Secondary College in the 2017–18 State Budget To be considered (Ms McLeish).
- 240 **ANTI-BULLYING PROGRAM** Petition presented by the Member for Ferntree Gully (8 February 2017) Requesting that the Legislative Assembly calls on the Government to remove the Safe Schools program and replace it with an anti-bullying program that is supported by school communities and parents To be considered (Mr Wakeling).
- 241 **ANTI-BULLYING PROGRAM** Petition presented by the Member for Forest Hill (8 February 2017) Requesting that the Legislative Assembly calls on the Government to remove the Safe Schools program and replace it with an anti-bullying program that is supported by school communities and parents To be considered (Mr Angus).
- ORCHARD GROVE PRIMARY SCHOOL FUNDING Petition presented by the Member for Forest Hill (8 February 2017) 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).
- 243 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** Petition presented by the Member for Forest Hill (8 February 2017) 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).
- 244 **VERMONT PRIMARY SCHOOL FUNDING** Petition presented by the Member for Forest Hill (8 February 2017) Requesting that the Legislative Assembly provides adequate funding to Vermont Primary School to rebuild its central administration and classroom wing To be considered (Mr Angus).

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 and Ms McLeish.

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, Mr Clark, 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, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 106

Tuesday 21 February 2017

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

†**MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 6 March 2017.

ORDERS OF THE DAY

- 1 **VICTORIAN PLANNING AUTHORITY BILL 2016** Second reading *Resumption of debate* (*Mr Clark*).
- 2 **CONSUMER ACTS AMENDMENT BILL 2016** Second reading *Resumption of debate* (*Mr Northe*).
- 3 CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) AMENDMENT BILL 2016

 Second reading Resumption of debate (Mr Clark).
- 4 **BUILDING AMENDMENT (ENFORCEMENT AND OTHER MEASURES) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 5 ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016 Second reading Resumption of debate (Mr Pesutto).
- 6 ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL MESSAGE FROM THE LEGISLATIVE COUNCIL To be considered.
- 7 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 9 February 2017. 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 FEBRUARY 2017

- 245 **COUNTRY FIRE AUTHORITY** Petition presented by the Member for Ripon (9 February 2017) Requesting that the Legislative Assembly calls on the Government not to give control of the Country Fire Authority to the United Firefighters Union To be considered (Ms Staley).
- 246 **NATIVE VEGETATION REGULATION REVIEW** Petition presented by the Member for Ripon (9 February 2017) Requesting that the Legislative Assembly calls on the Government to use the Native Vegetation Regulations review to recognise the economic and environmental benefits of mining and agriculture to land use and enable rather than block small scale mining and farming projects To be considered (Ms Staley).
- 247 **STAWELL TYRE PILE** Petition presented by the Member for Ripon (9 February 2017) Requesting that the Legislative Assembly calls on the Government to urgently complete all relevant paperwork, permits and approvals required to remove the tyre pile located in Stawell To be considered (Ms Staley).
- 248 **HORACE PETTY ESTATE, PRAHRAN** Petition presented by the Member for Prahran (9 February 2017) Requesting that the Legislative Assembly calls on the Government to take the necessary action to prevent a pigeon infestation at Horace Petty Estate Prahran To be considered (*Mr Hibbins*).
- 249 **INKERMAN HEIGHTS, ST KILDA** Petition presented by the Member for Prahran (9 February 2017) Requesting that the Legislative Assembly calls on the Government to take the necessary action to prevent a pigeon infestation at Inkerman Heights, 150 Inkerman Street St Kilda To be considered (Mr Hibbins).
- 250 **UNION STREET ESTATE, WINDSOR** Petition presented by the Member for Prahran (9 February 2017) Requesting that the Legislative Assembly calls on the Government to take the necessary action to prevent a pigeon infestation at Union Street Estate, 49 Union Street Windsor To be considered (Mr Hibbins).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 23 FEBRUARY 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ±**STATUTE LAW REVISION BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 2 ELECTRICITY SAFETY AMENDMENT (BUSHFIRE MITIGATION CIVIL PENALTIES SCHEME) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 3 FAIR WORK (COMMONWEALTH POWERS) AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Clark).

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

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

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 and Ms McLeish.

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, Mr Clark, 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, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 107

Wednesday 22 February 2017

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 ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 6 March 2017.

ORDERS OF THE DAY

- 1 *JURY DIRECTIONS AND OTHER ACTS AMENDMENT BILL 2017 Second reading.
- 2 *EDUCATION AND CARE SERVICES NATIONAL LAW AMENDMENT BILL 2017 Second reading.
- 3 CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) AMENDMENT BILL 2016

 Second reading Resumption of debate (Mr Clark).
- 4 ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL MESSAGE FROM THE LEGISLATIVE COUNCIL To be considered.
- 5 **CONSUMER ACTS AMENDMENT BILL 2016** Second reading *Resumption of debate* (*Ms Victoria*).
- 6 **BUILDING AMENDMENT (ENFORCEMENT AND OTHER MEASURES) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 7 ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016 Second reading Resumption of debate (Mr Pesutto).

8 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 21 February 2017. 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 21 February 2017. 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 23 FEBRUARY 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ±**STATUTE LAW REVISION BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 2 ELECTRICITY SAFETY AMENDMENT (BUSHFIRE MITIGATION CIVIL PENALTIES SCHEME) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 3 **FAIR WORK (COMMONWEALTH POWERS) AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark).*

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

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

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 and Ms McLeish.

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, Mr Clark, 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, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 108

Thursday 23 February 2017

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 under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 6 March 2017.

ORDERS OF THE DAY

- 1 *COMMERCIAL PASSENGER VEHICLE INDUSTRY BILL 2017 Second reading.
- 2 **FAIR WORK (COMMONWEALTH POWERS) AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 3 ELECTRICITY SAFETY AMENDMENT (BUSHFIRE MITIGATION CIVIL PENALTIES SCHEME) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 4 ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL MESSAGE FROM THE LEGISLATIVE COUNCIL To be considered.
- 5 **CONSUMER ACTS AMENDMENT BILL 2016** Second reading *Resumption of debate* (*Ms Couzens*).
- 6 CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) AMENDMENT BILL 2016

 Second reading Resumption of debate on the question That this bill now be read a second time and on the amendment That all the words after 'That' be omitted with the view of inserting in their place the words 'this Bill be withdrawn and redrafted to (1) take into account further consultation about the substantive matters of the bill; and (2) retain the procedural components of the bill so the operational improvements identified in the Victorian Law Reform Commission's Review of the Crimes (Mental Impairment and Unfitness to be Tried) Act 1997 can be achieved' (Ms Hutchins).
- 7 BUILDING AMENDMENT (ENFORCEMENT AND OTHER MEASURES) BILL 2016 Second reading *Resumption of debate (Mr Clark)*.

- 8 ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016 Second reading Resumption of debate (Mr Pesutto).
- 9 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 10 **STATUTE LAW REVISION BILL 2017** Second reading *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 22 February 2017. 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 FEBRUARY 2017

- 251 **WANGARATTA STATE EMERGENCY SERVICES HEADQUARTERS** Petition presented by the Member for Ovens Valley (22 February 2017) Requesting that the Legislative Assembly calls on the Government to fund the development of a new purpose-built headquarters for the Wangaratta State Emergency Services To be considered (Mr McCurdy).
- 252 **PEDESTRIAN CROSSING MAIN STREET MORNINGTON** Petition presented by the Member for Mornington (22 February 2017) Requesting that the Legislative Assembly calls on the Government to install a pedestrian crossing on Main Street, between Nepean Highway and Cromwell Street Mornington To be considered (*Mr Morris*).
- 253 **CROWN LAND LEASES** Petition presented by the Member for South-West Coast (22 February 2017) Requesting that the Legislative Assembly calls on the Government to stop taking over Crown leases for land currently being used for affordable family holidays and ensure correct and fair processes are applied to the management of future Crown Land leases To be considered (Ms Britnell).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 8 MARCH 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- JURY DIRECTIONS AND OTHER ACTS AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Pesutto).
- 2 **EDUCATION AND CARE SERVICES NATIONAL LAW AMENDMENT BILL 2017** 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 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 and Ms McLeish.

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, Mr Clark, 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, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 109

Tuesday 7 March 2017

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

†**MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 20 March 2017.

ORDERS OF THE DAY

- BUILDING AMENDMENT (ENFORCEMENT AND OTHER MEASURES) BILL 2016 Second reading *Resumption of debate (Mr Clark)*.
- 2 ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016 Second reading Resumption of debate (Mr Pesutto).
- 3 ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL MESSAGE FROM THE LEGISLATIVE COUNCIL To be considered.
- 4 STATUTE LAW REVISION BILL 2017 Second reading Resumption of debate (Mr Clark)
- 5 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 23 February 2017. 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 23 FEBRUARY 2017

THE PILLARS FORESHORE, MOUNT MARTHA — Petition presented by the Member for Mornington (23 February 2017) — Requesting that the Legislative Assembly calls on the Government to allocate funding to the Mornington Peninsula Shire Council so that a safe public walking trail with amenities can be constructed along the Pillars Foreshore cliff between South Beach and Stanley Crescent, Mount Martha — To be considered (Mr Morris).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 8 MARCH 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- JURY DIRECTIONS AND OTHER ACTS AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Pesutto).
- 2 **EDUCATION AND CARE SERVICES NATIONAL LAW AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Pesutto)*.

THURSDAY 9 MARCH 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **COMMERCIAL PASSENGER VEHICLE INDUSTRY BILL 2017** — Second reading — *Resumption of debate (Mr Hodgett).*

Tuesday 7 March 2017 3

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 and Ms McLeish.

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, Mr Clark, 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, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

Tuesday 7 March 2017 5

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

Tuesday 7 March 2017 7

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 110

Wednesday 8 March 2017

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 ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 20 March 2017.

ORDERS OF THE DAY

- 1 *FAMILY VIOLENCE PROTECTION AMENDMENT BILL 2017 Second reading.
- 2 *PORTS AND MARINE LEGISLATION AMENDMENT BILL 2017 Second reading.
- 3 ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016 Second reading Resumption of debate.
- 4 **EDUCATION AND CARE SERVICES NATIONAL LAW AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Pesutto)*.
- 5 **STATUTE LAW REVISION BILL 2017 Second reading** *Resumption of debate (Mr Clark).*
- 6 **BUILDING AMENDMENT (ENFORCEMENT AND OTHER MEASURES) BILL 2016** Second reading *Resumption of debate (Ms Halfpenny)*.
- 7 **JURY DIRECTIONS AND OTHER ACTS AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 8 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

9 ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL — To be considered.

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 7 MARCH 2017

20 **MR GUY** — To move, That —

- (1) A select committee be appointed to inquire into and report on all matters relating to the conduct of the Member for Tarneit and the Member for Melton in relation to their claiming of second residence allowances and their subsequent resignations as Speaker and Deputy Speaker, including:
 - (a) all claims they have made for second residence allowances;
 - (b) whether they were entitled to make those claims and whether it was appropriate for them to do so;
 - (c) the documents and other materials they provided in support of their claims;
 - (d) whether any of the documents and other materials they provided were false or misleading;
 - (e) whether the statements, documents and other material they have made or provided in relation to their claims are consistent with statements, documents or other material they have made or provided in relation to their electoral enrolment and in relation to any entitlement or liability in relating to any residential property, including regarding stamp duty, land tax, income tax or council entitlements or liabilities:
 - (f) what repayments of second residences allowances have been made by each member;
 - (g) whether either member used their office as Speaker or Deputy Speaker to assist in the procurement of an allowance to which they were not entitled;
 - (h) whether each member has complied with the *Members of Parliament (Register of Interests) Act 1978*; and
 - (i) whether any threats were made to either member, or any inducements offered to them, to resign their office;
- (2) The Committee is to make recommendations on:
 - (a) whether either the Member for Tarneit or the Member for Melton should be dealt with by the House for contempt or breach of privilege;
 - (b) whether the House should require the Member for Tarneit or the Member for Melton to make any repayment, or further repayment, in respect of any allowance they may have claimed;

- (c) whether any material or findings arising from the inquiry should be provided to Victoria Police, the Independent Broad-based Anti-corruption Commission, the State Revenue Office, the Australian Electoral Commission, the Victorian Electoral Commission or any other body; and
- (d) what measures should be taken by the House to restore its standing in the eyes of the community following the damage caused by the conduct of the Speaker and Deputy Speaker;
- (3) The Committee will consist of four members from the Government Party nominated by the Leader of the House, three members from the Opposition nominated by the Leader of the Opposition and one member from the Australian Greens nominated by the Member for Prahran;
- (4) The members will be appointed by lodgement of the names with the Speaker no later than 4.00 pm on the sitting day following the motion being agreed to:
- (5) The first meeting of the Committee must be held no later than 12.00 noon on Tuesday of the week following the sitting week in which the motion is agreed to;
- (6) The Committee may proceed to the despatch of business notwithstanding that all members have not been appointed and notwithstanding any vacancy;
- (7) Four members of the Committee are to constitute a quorum of the Committee;
- (8) The Chair of the Committee will be a non-Government member and the Deputy Chair will be a Government member;
- (9) The Committee will advertise its terms of reference and call for submissions and all such submissions received by the Committee will be treated as public documents unless the Committee otherwise orders;
- (10) The Committee may commission persons to investigate and report to the Committee on any aspects of its inquiry;
- (11) The Committee will present its final report to the Assembly no later than 2 May 2017;
- (12) The presentation of a report or interim report of the Committee will not be deemed to terminate the Committee's appointment, powers or functions; and
- (13) The foregoing provisions of this resolution, so far as they are inconsistent with the standing orders and sessional orders or practices of the Assembly will have effect notwithstanding anything contained in the standing or sessional orders or practices of the Assembly.
- 21 **MR GUY** To move, That this House calls on the Member for Melton to repay all money he has received from claiming a second residence allowance while living outside his electorate of Melton.
- 22 **MR HODGETT** To move, That the proposals contained in the Commercial Passenger Vehicle Industry Bill 2017 be referred to the Public Accounts and Estimates Committee for inquiry, consideration and report by 11 May 2017.

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 7 MARCH 2017

255 **GAFFNEY AND SUSSEX STREETS INTERSECTION, COBURG** — Petition presented by the Member for Pascoe Vale (7 March 2017) — Requesting that the Legislative Assembly calls on the Government to work with the relevant local government agencies and service providers to install traffic lights at the Gaffney Street and Sussex Street intersection in Coburg — To be considered (Ms Blandthorn).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 9 MARCH 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **COMMERCIAL PASSENGER VEHICLE INDUSTRY BILL 2017** — Second reading — *Resumption of debate (Mr Hodgett).*

R W PURDEY Clerk of the Legislative Assembly COLIN BROOKS MP Speaker

*DEPUTY SPEAKER

Ms Edwards

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 and Ms McLeish.

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, Mr Clark, 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, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 111

Thursday 9 March 2017

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 under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 20 March 2017.

ORDERS OF THE DAY

- 1 *DRUGS, POISONS AND CONTROLLED SUBSTANCES MISCELLANEOUS AMENDMENT BILL 2017 Second reading.
- 2 **EDUCATION AND CARE SERVICES NATIONAL LAW AMENDMENT BILL 2017** Second reading *Resumption of debate*.
- 3 **COMMERCIAL PASSENGER VEHICLE INDUSTRY BILL 2017** Second reading *Resumption of debate (Mr Hodgett).*
- 4 ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016 Second reading Resumption of debate (Ms Hutchins).
- 5 **BUILDING AMENDMENT (ENFORCEMENT AND OTHER MEASURES) BILL 2016** Second reading *Resumption of debate (Ms Halfpenny)*.
- 6 **STATUTE LAW REVISION BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 7 **JURY DIRECTIONS AND OTHER ACTS AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 8 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

9 ATTENDANCE OF 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 8 March 2017. 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 8 MARCH 2017

- 256 **MELBOURNE WATER LAND, ROSEBUD** Petition presented by the Member for Nepean (8 March 2017) Requesting that the Legislative Assembly calls on the Government to reject amendments to rezone the Melbourne Water land in Rosebud from a public to residential zone To be considered (Mr Dixon).
- 257 **GIPPSLAND REGIONAL AQUATIC CENTRE, TRARALGON** Petition presented by the Member for Morwell (8 March 2017) Requesting that the Legislative Assembly calls on the Government to provide funding for the construction of a Gippsland Regional Aquatic Centre in Traralgon To be considered (Mr Northe).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 22 MARCH 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **FAMILY VIOLENCE PROTECTION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **PORTS AND MARINE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Hodgett).*

Thursday 9 March 2017 3

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

*ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Thomson (*Footscray*) and Ms Ward.

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 and Ms McLeish.

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, Mr Clark, 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, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

Thursday 9 March 2017 5

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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'.

Thursday 9 March 2017 7

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 112

Tuesday 21 March 2017

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

†**MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 8 May 2017.

ORDERS OF THE DAY

- 1 **STATUTE LAW REVISION BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 2 **JURY DIRECTIONS AND OTHER ACTS AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 3 ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL MESSAGE FROM THE LEGISLATIVE COUNCIL To be considered.
- 4 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** 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 9 MARCH 2017

- 23 **MR HIBBINS** To move, That this House
 - (1) Notes the Standing Orders Committee Inquiry into the establishment of an independent Parliamentary Commissioner for Standards in Victoria:
 - (a) was unable to be completed before the expiration of the 57th Parliament;
 - (b) recommended that the inquiry be referred to the incoming Standing Orders Committee in the 58th Parliament;
 - (2) Requires the Standing Orders Committee, in consultation with the Legislative Council Procedure Committee, to inquire into, consider and report on, by no later than 20 June 2017, the establishment of an independent Parliamentary Commissioner for Standards in Victoria.
- 24 MR CLARK To move, That Mr Nardella be discharged from the Standing Orders Committee.

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 MARCH 2017

258 **TAXI AND HIRE CAR LICENCE COMPENSATION** — Petition presented by the Member for Burwood (9 March 2017) — Requesting that the Legislative Assembly calls on the Government to provide appropriate compensation to taxi and hire car licensees — To be considered (Mr Watt).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 22 MARCH 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **FAMILY VIOLENCE PROTECTION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **PORTS AND MARINE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Hodgett).*

THURSDAY 23 MARCH 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

DRUGS, POISONS AND CONTROLLED SUBSTANCES MISCELLANEOUS AMENDMENT BILL 2017 — Second reading — Resumption of debate (Mr Clark).

Tuesday 21 March 2017 3

R W PURDEY Clerk of the Legislative Assembly COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

*ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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 and Ms McLeish.

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.

***\phiPENALTY RATES AND FAIR PAY** — Ms Blandthorn, Mr Bull (*Sunbury*), Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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.

[•] Further members to be appointed subject to the resolution of the House 9 March 2017.

Tuesday 21 March 2017 5

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

Tuesday 21 March 2017 7

(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.

12 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.

13 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 113

Wednesday 22 March 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 8 May 2017.
- 2 *MR NOONAN To move, That this House (1) condemns the Prime Minister for: (a) not respecting Victoria's prohibition on unconventional gas and moratorium on onshore conventional gas activity; (b) making false claims about Victoria's natural gas resources; (2) requests the Commonwealth to join us in funding geoscientific and consultative work on conventional gas.

ORDERS OF THE DAY

- 1 *WORKSAFE LEGISLATION AMENDMENT BILL 2017 Second reading.
- 2 *LAND LEGISLATION AMENDMENT BILL 2017 Second reading.
- 3 *MINERAL RESOURCES (SUSTAINABLE DEVELOPMENT) AMENDMENT (LATROBE VALLEY MINE REHABILITATION COMMISSIONER) BILL 2017 Second reading.
- 4 **PORTS AND MARINE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Hodgett).*
- 5 **FAMILY VIOLENCE PROTECTION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 6 **JURY DIRECTIONS AND OTHER ACTS AMENDMENT BILL 2017** Second reading *Resumption of debate (Ms Halfpenny).*

- 7 **STATUTE LAW REVISION BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 8 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 9 *TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 21 March 2017. 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 MARCH 2017

- 259 **ADDITIONAL FRONTLINE POLICE** Petition presented by the Member for Hastings (21 March 2017) Requesting that the Legislative Assembly calls on the Government to commit to providing additional frontline police numbers To be considered (Mr Burgess).
- 260 **COUNTRY FIRE AUTHORITY** Petition presented by the Member for Euroa (21 March 2017) Requesting that the Legislative Assembly calls on the Government not to give control of the Country Fire Authority to the United Firefighters Union To be considered (Ms Ryan).
- 261 **SAFE SCHOOLS PROGRAM** Petition presented by the Member for Euroa (21 March 2017) Requesting that the Legislative Assembly calls on the Government to stop compelling Victorian secondary schools to implement the Safe Schools program and allow parents to decide if their children will participate in the program To be considered (Ms Ryan).
- 262 **INGLEWOOD FIRE STATION** Petition presented by the Member for Ripon (21 March 2017) Requesting that the Legislative Assembly calls on the Government to provide funding to the Inglewood Fire Brigade for the development of a new fire station To be considered (Mr Katos).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 23 MARCH 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- DRUGS, POISONS AND CONTROLLED SUBSTANCES MISCELLANEOUS AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Clark).
- 2 *FAMILY VIOLENCE PROTECTION AMENDMENT (INFORMATION SHARING) BILL 2017 Second reading.

R W PURDEY Clerk of the Legislative Assembly COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (Sunbury), Ms Halfpenny, Mr Richardson (Mordialloc) and Mr Riordan.
- *FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Ms Britnell, Ms Couzens, Mr Edbrooke, Ms Edwards and Ms McLeish.

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.

*PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (Sunbury), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 114

Thursday 23 March 2017

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 under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 8 May 2017.

ORDERS OF THE DAY

- 1 *CRIMES LEGISLATION AMENDMENT (PUBLIC ORDER) BILL 2017 Second reading.
- 2 FAMILY VIOLENCE PROTECTION AMENDMENT (INFORMATION SHARING) BILL 2017 Second reading.
- 3 DRUGS, POISONS AND CONTROLLED SUBSTANCES MISCELLANEOUS AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Clark).
- 4 **FAMILY VIOLENCE PROTECTION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 5 **PORTS AND MARINE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate.*
- 6 **JURY DIRECTIONS AND OTHER ACTS AMENDMENT BILL 2017** Second reading *Resumption of debate (Ms Halfpenny).*
- 7 **STATUTE LAW REVISION BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 8 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 9 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

10 *PARLIAMENTARY BUDGET OFFICER BILL 2016 — AMENDMENTS OF THE LEGISLATIVE COUNCIL — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 22 March 2017. 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 MARCH 2017

- 263 **MELBOURNE WATER LAND, ROSEBUD** Petition presented by the Member for Nepean (22 March 2017) Requesting that the Legislative Assembly calls on the Government to reject amendments to rezone the Melbourne Water land in Rosebud from a public to residential zone To be considered (Mr Dixon).
- 264 **HEYWOOD TOWN CENTRE ROAD SAFETY** Petition presented by the Member for South-West Coast (22 March 2017) Requesting that the Legislative Assembly calls on the Minister for Roads and Road Safety to approve a 40 km/h speed limit on Edgar Street in the Heywood town centre and improve signage at the Mt Clay and Edgar Street intersection To be considered (Ms Britnell).
- GAFFNEY AND SUSSEX STREETS INTERSECTION IN COBURG Petition presented by the Member for Pascoe Vale (22 March 2017) Requesting that the Legislative Assembly calls on the Government to work with the relevant local government agencies and service providers to install traffic lights at the Gaffney Street and Sussex Street intersection in Coburg To be considered (Ms Blandthorn).
- 266 **PEDESTRIAN CROSSING MAIN STREET, MORNINGTON** Petition presented by the Member for Mornington (22 March 2017) Requesting that the Legislative Assembly calls on the Government to install a pedestrian crossing on Main Street, between Nepean Highway and Cromwell Street, Mornington To be considered (Mr Morris).
- 267 **HAZELWOOD POWER STATION** Petition presented by the Member for Morwell (22 March 2017) Requesting that the Legislative Assembly calls on the Government to honour their commitment to close Hazelwood Power Station gradually whilst advancing new base-load energy solutions, to adopt a pooled redundancy scheme for Hazelwood workers and support Latrobe Valley workers by retaining and creating local jobs To be considered (*Mr Northe*).
- FOSTER PRIMARY SCHOOL REBUILD Petition presented by the Member for Gippsland South (22 March 2017) Requesting that the Legislative Assembly calls on the Government to fund the rebuild of the Foster Primary School To be considered (Mr O'Brien, Gippsland South).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 5 APRIL 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **WORKSAFE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Morris).*
- 2 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Clark*).
- 3 MINERAL RESOURCES (SUSTAINABLE DEVELOPMENT) AMENDMENT (LATROBE VALLEY MINE REHABILITATION COMMISSIONER) BILL 2017 Second reading Resumption of debate (Mr Southwick).

R W PURDEY Clerk of the Legislative Assembly COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (Sunbury), Ms Halfpenny, Mr Richardson (Mordialloc) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 115

Tuesday 2 May 2017

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 8 May 2017.

ORDERS OF THE DAY

- 1 **CRIMES LEGISLATION AMENDMENT (PUBLIC ORDER) BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **FAMILY VIOLENCE PROTECTION AMENDMENT (INFORMATION SHARING) BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 3 MINERAL RESOURCES (SUSTAINABLE DEVELOPMENT) AMENDMENT (LATROBE VALLEY MINE REHABILITATION COMMISSIONER) BILL 2017 Second reading Resumption of debate (Mr Southwick).
- 4 **WORKSAFE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Morris*).
- 5 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Clark*).
- 6 PARLIAMENTARY BUDGET OFFICER BILL 2016 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 7 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 8 **STATUTE LAW REVISION BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 9 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 23 March 2017. 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 23 March 2017. 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 COLIN BROOKS MP Speaker

Tuesday 2 May 2017 3

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (Sunbury), Ms Halfpenny, Mr Richardson (Mordialloc) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

Tuesday 2 May 2017 5

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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'.

Tuesday 2 May 2017 7

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 116

Tuesday 9 May 2017

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

† **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 June 2017.

ORDERS OF THE DAY

- 1 *STATE TAXATION ACTS AMENDMENT BILL 2017 Second reading.
- 2 *APPROPRIATION (2017–2018) BILL 2017 Second reading Resumption of debate (Mr O'Brien, Malvern).
- 3 *APPROPRIATION (PARLIAMENT 2017–2018) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 4 FAMILY VIOLENCE PROTECTION AMENDMENT (INFORMATION SHARING) BILL 2017 Second reading Resumption of debate (Mr Gidley).
- 5 MINERAL RESOURCES (SUSTAINABLE DEVELOPMENT) AMENDMENT (LATROBE VALLEY MINE REHABILITATION COMMISSIONER) BILL 2017 Second reading Resumption of debate (Mr Southwick).
- 6 **WORKSAFE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Morris*).
- 7 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (Mr Clark).
- 8 PARLIAMENTARY BUDGET OFFICER BILL 2016 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

[†] Amended under SO 140.

^{*} New entry.

- 9 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 10 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 2 May 2017. 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 2 MAY 2017

- 269 **EAST GIPPSLAND TIMBER WORKERS** Petition presented by the Member for Gippsland East (2 May 2017) Requesting that the Legislative Assembly calls on the Government to direct VicForests to immediately review timber resource allocations in order to secure jobs for East Gippsland timber workers To be considered (Mr Bull, Gippsland East).
- 270 **MARYBOROUGH TO ARARAT RAILWAY CROSSING CLOSURES** Petition presented by the Member for Ripon (2 May 2017) Requesting that the Legislative Assembly calls on the Government to keep the roads open by not closing level crossings along the Maryborough to Ararat railway line To be considered (Ms Staley).

R W PURDEY Clerk of the Legislative Assembly COLIN BROOKS MP Speaker

Tuesday 9 May 2017 3

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (Sunbury), Ms Halfpenny, Mr Richardson (Mordialloc) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

Tuesday 9 May 2017 5

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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'.

Tuesday 9 May 2017 7

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 117

Wednesday 10 May 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 June 2017.
- 2 *MS ALLAN To move, That this House takes note of the 2017–18 budget papers.

ORDERS OF THE DAY

- 1 *CORRECTIONS LEGISLATION MISCELLANEOUS AMENDMENT BILL 2017 Second reading.
- 2 *CITY OF GREATER GEELONG AMENDMENT BILL 2017 Second reading.
- 3 **APPROPRIATION (PARLIAMENT 2017–2018) BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 4 MINERAL RESOURCES (SUSTAINABLE DEVELOPMENT) AMENDMENT (LATROBE VALLEY MINE REHABILITATION COMMISSIONER) BILL 2017 Second reading Resumption of debate (Mr Southwick).
- 5 **FAMILY VIOLENCE PROTECTION AMENDMENT (INFORMATION SHARING) BILL 2017** Second reading *Resumption of debate (Mr Gidley).*
- 6 **APPROPRIATION (2017–2018) BILL 2017** Second reading *Resumption of debate (Mr Eren).*

- 7 **WORKSAFE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Morris*).
- 8 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Clark*).
- 9 PARLIAMENTARY BUDGET OFFICER BILL 2016 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 10 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016 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].

NOTICE GIVEN ON 9 MAY 2017

25 **MR CLARK** — To move, That this House takes note of the Speaker's statement of 9 May 2017 relating to the role of the Audit Committee.

ORDERS OF THE DAY

No orders of the day were made on 9 May 2017. 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

TUESDAY 23 MAY 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 STATE TAXATION ACTS AMENDMENT BILL 2017 — Second reading — Resumption of debate (Mr O'Brien, Malvern).

Wednesday 10 May 2017

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (*Sunbury*), Ms Halfpenny, Mr Richardson (*Mordialloc*) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

Wednesday 10 May 2017 5

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 118

Thursday 11 May 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 June 2017.
- 2 **MS ALLAN** To move, That this House takes note of the 2017–18 budget papers.

ORDERS OF THE DAY

- 1 *SEX OFFENDERS REGISTRATION AMENDMENT (MISCELLANEOUS) BILL 2017 Second reading.
- *FREEDOM OF INFORMATION AMENDMENT (OFFICE OF THE VICTORIAN INFORMATION COMMISSIONER) BILL 2016 AMENDMENTS OF THE LEGISLATIVE COUNCIL Resumption of debate on the question That the amendments be agreed to and on the amendment That all the words after 'amendments' be omitted with a view of inserting in their place the words 'be deferred indefinitely' (Mr Katos).
- 3 **FAMILY VIOLENCE PROTECTION AMENDMENT (INFORMATION SHARING) BILL 2017** Second reading *Resumption of debate (Mr Gidley).*
- 4 APPROPRIATION (2017–2018) BILL 2017 Second reading *Resumption of debate (Mr Eren).*
- 5 MINERAL RESOURCES (SUSTAINABLE DEVELOPMENT) AMENDMENT (LATROBE VALLEY MINE REHABILITATION COMMISSIONER) BILL 2017 Second reading Resumption of debate (Mr Dimopoulos).
- 6 **APPROPRIATION (PARLIAMENT 2017–2018) BILL 2017** Second reading *Resumption of debate (Ms Hennessy).*

- 7 **CITY OF GREATER GEELONG AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 8 **WORKSAFE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Morris*).
- 9 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (Mr Clark).
- 10 PARLIAMENTARY BUDGET OFFICER BILL 2016 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 11 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016 Second reading Resumption of debate (Mr Clark).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 10 May 2017. 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 MAY 2017

- 271 **RED HILL CONSOLIDATED SCHOOL** Petition presented by the Member for Nepean (10 May 2017) Requesting that the Legislative Assembly calls on the Government to fund \$2.5 million in capital works for building upgrades and maintenance at the Red Hill Consolidated School To be considered (Mr Dixon).
- 272 **GAFFNEY AND SUSSEX STREETS INTERSECTION, COBURG** Petition presented by the Member for Pascoe Vale (10 May 2017) Requesting that the Legislative Assembly calls on the Government to work with the relevant local government agencies and service providers to install traffic lights at the Gaffney Street and Sussex Street intersection in Coburg To be considered (Ms Blandthorn).

Thursday 11 May 2017 3

BUSINESS LISTED FOR FUTURE DAYS

TUESDAY 23 MAY 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **STATE TAXATION ACTS AMENDMENT BILL 2017** — Second reading — *Resumption of debate* (*Mr O' Brien, Malvern*).

WEDNESDAY 24 MAY 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **CORRECTIONS LEGISLATION MISCELLANEOUS AMENDMENT BILL 2017** — Second reading — *Resumption of debate (Mr Clark).*

R W PURDEY Clerk of the Legislative Assembly COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (*Sunbury*), Ms Halfpenny, Mr Richardson (*Mordialloc*) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

Thursday 11 May 2017 5

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

Thursday 11 May 2017 7

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 119

Wednesday 24 May 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 June 2017.
- 2 **MS ALLAN** To move, That this House takes note of the 2017–18 budget papers.

ORDERS OF THE DAY

- 1 **STATE TAXATION ACTS AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr O' Brien, Malvern*).
- 2 **CITY OF GREATER GEELONG AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 3 **CORRECTIONS LEGISLATION MISCELLANEOUS AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 4 **WORKSAFE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Morris*).
- 5 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Clark*).
- 6 PARLIAMENTARY BUDGET OFFICER BILL 2016 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 7 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

8 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 11 May 2017. 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 11 May 2017. 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 25 MAY 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **SEX OFFENDERS REGISTRATION AMENDMENT (MISCELLANEOUS) BILL 2017** — Second reading — *Resumption of debate (Mr Clark)*.

R W PURDEY Clerk of the Legislative Assembly COLIN BROOKS MP Speaker

Wednesday 24 May 2017

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (*Sunbury*), Ms Halfpenny, Mr Richardson (*Mordialloc*) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

Wednesday 24 May 2017 5

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 120

Thursday 25 May 2017

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 under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 June 2017.
- 2 **MS ALLAN** To move, That this House takes note of the 2017–18 budget papers.
- 3 *MR MERLINO To move, That this House
 - (1) Censures the Member for Gembrook for his disgraceful comments about Black Saturday firefighters;
 - (2) Calls on the Member to resign, or be dismissed, from the frontbench;
 - (3) Notes that if there is no consequence, this confirms that his conduct is of a standard acceptable to the Opposition.

ORDERS OF THE DAY

- *JUSTICE LEGISLATION AMENDMENT (PROTECTIVE SERVICES OFFICERS AND OTHER MATTERS) BILL 2017 Second reading.
- 2 *JUSTICE LEGISLATION AMENDMENT (COURT SECURITY, JURIES AND OTHER MATTERS) BILL 2017 Second reading.
- 3 *BAIL AMENDMENT (STAGE ONE) BILL 2017 Second reading.
- 4 *CHILDREN AND JUSTICE LEGISLATION AMENDMENT (YOUTH JUSTICE REFORM) BILL **2017** Second reading.

- 5 *SENTENCING AMENDMENT (SENTENCING STANDARDS) BILL 2017 Second reading.
- 6 *DISABILITY AMENDMENT BILL 2017 Second reading.
- 7 *FIREFIGHTERS' PRESUMPTIVE RIGHTS COMPENSATION AND FIRE SERVICES LEGISLATION AMENDMENT (REFORM) BILL 2017 Second reading.
- 8 **CORRECTIONS LEGISLATION MISCELLANEOUS AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 9 **SEX OFFENDERS REGISTRATION AMENDMENT (MISCELLANEOUS) BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 10 **CITY OF GREATER GEELONG AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Donnellan).*
- STATE TAXATION ACTS AMENDMENT BILL 2017 Second reading Resumption of debate on the question That this bill be now read a second time and on the amendment That all the words after 'That' be omitted with the view of inserting in their place the words 'this House refuses to read this Bill a second time until the Andrews Labor Government has: (1) fully consulted with local councils regarding the increased costs, loss of jobs and conflict of interest consequential upon centralising property valuation authority with the Valuer-General; (2) fully consulted with road safety experts and Victorian motor vehicle retailers regarding the impact of the proposed increase in duty on new and near new motor vehicles on road safety, local car retailers and purchasers; (3) fully consulted with all Victorians affected by proposed new and increased taxes on: (a) transfers of certain property between spouses; (b) owners of certain residential properties in parts of Melbourne who do not use such property in accordance with the Government's approval; (c) people who wish to purchase new properties off the plan who will be required to pay additional duty' (Ms Hennessey).
- WORKSAFE LEGISLATION AMENDMENT BILL 2017 Second reading *Resumption of debate* (*Mr Morris*).
- 13 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Clark*).
- 14 PARLIAMENTARY BUDGET OFFICER BILL 2016 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 15 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016 Second reading Resumption of debate (Mr Clark).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 24 May 2017. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

Thursday 25 May 2017 3

ORDERS OF THE DAY

No orders of the day were made on 24 May 2017. 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 COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (*Sunbury*), Ms Halfpenny, Mr Richardson (*Mordialloc*) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Pearson, Mr Smith (*Kew*), Ms Staley 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

Thursday 25 May 2017 5

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

Thursday 25 May 2017 7

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 121

Tuesday 6 June 2017

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

- † MS ALLAN To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 19 June 2017.
- 2 **MS ALLAN** To move, That this House takes note of the 2017–18 budget papers.

ORDERS OF THE DAY

- FIREFIGHTERS' PRESUMPTIVE RIGHTS COMPENSATION AND FIRE SERVICES LEGISLATION AMENDMENT (REFORM) BILL 2017 Second reading Resumption of debate (Mr Battin).
- 2 **BAIL AMENDMENT (STAGE ONE) BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **WORKSAFE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Morris*).
- 4 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Clark*).
- 5 PARLIAMENTARY BUDGET OFFICER BILL 2016 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 6 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 7 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 25 May 2017. 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 MAY 2017

- 273 **RED HILL CONSOLIDATED SCHOOL** Petition presented by the Member for Nepean (25 May 2017) Requesting that the Legislative Assembly calls on the Government to fund \$2.5 million in capital works for building upgrades and maintenance at the Red Hill Consolidated School To be considered (*Mr Dixon*).
- 274 **CROYDON STATION PARKING** Petition presented by the Member for Croydon (24 May 2017) Requesting that the Legislative Assembly calls on the Government to build a multi-storey carpark at Croydon Station To be considered (Mr Hodgett).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 7 JUNE 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 CHILDREN AND JUSTICE LEGISLATION AMENDMENT (YOUTH JUSTICE REFORM) BILL **2017** — Second reading — *Resumption of debate (Mr Pesutto).*

THURSDAY 8 JUNE 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- JUSTICE LEGISLATION AMENDMENT (PROTECTIVE SERVICES OFFICERS AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 2 JUSTICE LEGISLATION AMENDMENT (COURT SECURITY, JURIES AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Pesutto).

Tuesday 6 June 2017 3

3 **SENTENCING AMENDMENT (SENTENCING STANDARDS) BILL 2017** — Second reading — *Resumption of debate (Mr Pesutto).*

4 **DISABILITY AMENDMENT BILL 2017** — Second reading — *Resumption of debate* (Mr Bull, Gippsland East).

*JOINT SITTING

WEDNESDAY 7 JUNE 2017

At 6.15pm in the Legislative Assembly Chamber.

Joint Sitting to choose a person to hold a place in the Legislative Council.

R W PURDEY Clerk of the Legislative Assembly COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (*Sunbury*), Ms Halfpenny, Mr Richardson (*Mordialloc*) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Pearson, Mr Smith (*Kew*), Ms Staley 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

Tuesday 6 June 2017 5

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

Tuesday 6 June 2017 7

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 122

Wednesday 7 June 2017

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

NOTICE OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 19 June 2017.
- 2 **MS ALLAN** To move, That this House takes note of the 2017–18 budget papers.
- 3 *MS ALLAN To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

Wednesday 7 June 2017 3

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

- (k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (1) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.

ORDERS OF THE DAY

- 1 *OATHS AND AFFIRMATIONS BILL 2017 Second reading.
- 2 *ENVIRONMENT PROTECTION BILL 2017 Second reading.
- 3 *PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading.
- 4 *FAMILY VIOLENCE PROTECTION AMENDMENT (INFORMATION SHARING) BILL 2017 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 5 CHILDREN AND JUSTICE LEGISLATION AMENDMENT (YOUTH JUSTICE REFORM) BILL **2017** Second reading Resumption of debate (Mr Pesutto).
- 6 FIREFIGHTERS' PRESUMPTIVE RIGHTS COMPENSATION AND FIRE SERVICES LEGISLATION AMENDMENT (REFORM) BILL 2017 Second reading Resumption of debate on the question That this bill now be read a second time and on the amendment That all the words after 'That' be omitted with the view of inserting on their place the words 'this Bill be withdrawn and redrafted to: (1) retain the provisions providing for the presumptive rights of firefighters; and (2) take into account further consultation with Volunteer Fire Brigades Victoria, volunteer firefighters and other associated organisations about the proposed amendments to the Metropolitan Fire Brigades Act 1958 and the Country Fire Authority Act 1958' (Mr Donnellan).
- 7 BAIL AMENDMENT (STAGE ONE) BILL 2017 Second reading Resumption of debate (Ms D'Ambrosio).

- 8 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (Mr Clark).
- 9 **WORKSAFE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Morris*).
- 10 PARLIAMENTARY BUDGET OFFICER BILL 2016 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 11 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 12 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 6 June 2017. 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 June 2017. 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].

Wednesday 7 June 2017 5

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 8 JUNE 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- JUSTICE LEGISLATION AMENDMENT (PROTECTIVE SERVICES OFFICERS AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 2 JUSTICE LEGISLATION AMENDMENT (COURT SECURITY, JURIES AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Pesutto).
- 3 **SENTENCING AMENDMENT (SENTENCING STANDARDS) BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 4 **DISABILITY AMENDMENT BILL 2017** Second reading Resumption of debate (Mr Bull, Gippsland East).

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (Sunbury), Ms Halfpenny, Mr Richardson (Mordialloc) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Pearson, Mr Smith (*Kew*), Ms Staley 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

Wednesday 7 June 2017 7

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 123

Thursday 8 June 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 19 June 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

(d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.

- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment. Thursday 8 June 2017

(l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser

- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.

ORDERS OF THE DAY

- 1 *RACING AMENDMENT (MODERNISATION) BILL 2017 Second reading.
- 2 **SENTENCING AMENDMENT (SENTENCING STANDARDS) BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **DISABILITY AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Bull, Gippsland East*).
- 4 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Mr Pesutto*).
- 5 **CHILDREN AND JUSTICE LEGISLATION AMENDMENT (YOUTH JUSTICE REFORM) BILL**2017 Second reading *Resumption of debate on the question* That this bill now be read a second time *and on the amendment* That all the words after 'That' be omitted with the view of inserting in their place the words 'this Bill be withdrawn and Part 3 redrafted so that certain of the proposed additional powers in Part 3 be instead made available for existing orders for young offenders' (*Ms Hutchins*).
- 6 **FIREFIGHTERS' PRESUMPTIVE RIGHTS COMPENSATION AND FIRE SERVICES LEGISLATION AMENDMENT (REFORM) BILL 2017** Second reading *Resumption of debate*on the question That this bill now be read a second time and on the amendment That all the words after 'That' be omitted with the view of inserting on their place the words 'this Bill be withdrawn and redrafted to: (1) retain the provisions providing for the presumptive rights of firefighters; and (2) take into account further consultation with Volunteer Fire Brigades Victoria, volunteer firefighters and other associated organisations about the proposed amendments to the *Metropolitan Fire Brigades Act 1958* and the *Country Fire Authority Act 1958'* (*Mr Donnellan*).
- 7 **BAIL AMENDMENT (STAGE ONE) BILL 2017** Second reading *Resumption of debate (Mr Carbines).*
- 8 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Clark*).

- 9 **WORKSAFE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Morris*).
- JUSTICE LEGISLATION AMENDMENT (PROTECTIVE SERVICES OFFICERS AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- JUSTICE LEGISLATION AMENDMENT (COURT SECURITY, JURIES AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Pesutto).
- DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016 Second reading Resumption of debate (Mr Clark).
- 13 PARLIAMENTARY BUDGET OFFICER BILL 2016 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 14 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were give on 7 June 2017. 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 7 JUNE 2017

- 275 **MELBOURNE WATER LAND, ROSEBUD** Petition presented by the Member for Nepean (7 June 2017) Requesting that the Legislative Assembly calls on the Government to reject amendments to rezone the Melbourne Water land in Rosebud from a public to residential zone To be considered (Mr Dixon).
- FUNDING FOR MORNINGTON PENINSULA FREEWAY Petition presented by the Member for Nepean (7 June 2017) 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).
- 277 **POSSUM CONTROL MEASURES** Petition presented by the Member for Sandringham (6 June 2017) —Requesting that the Legislative Assembly calls on the Government to instigate action to minimise the property damage and disturbance to neighbourhood amenity caused by large possum populations in the City of Bayside and across Metropolitan Melbourne To be considered (Mr Thompson, Sandringham).

Thursday 8 June 2017 5

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 21 JUNE 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **ENVIRONMENT PROTECTION BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 3 PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Clark).

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (*Sunbury*), Ms Halfpenny, Mr Richardson (*Mordialloc*) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Pearson, Mr Smith (*Kew*), Ms Staley 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

Thursday 8 June 2017 7

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

Thursday 8 June 2017 9

(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.

12 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.

13 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 124

Tuesday 20 June 2017

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

- † **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 7 August 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

Tuesday 20 June 2017 3

- appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.

ORDERS OF THE DAY

- JUSTICE LEGISLATION AMENDMENT (PROTECTIVE SERVICES OFFICERS AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 2 PARLIAMENTARY BUDGET OFFICER BILL 2016 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 3 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 4 JUSTICE LEGISLATION AMENDMENT (COURT SECURITY, JURIES AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Pesutto).
- 5 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Mr Pesutto*).
- 6 **WORKSAFE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Morris*).
- 7 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Clark*).
- 8 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 8 June 2017. 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 June 2017. 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 DAYS

WEDNESDAY 21 JUNE 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 2 **ENVIRONMENT PROTECTION BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 3 PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Clark).

THURSDAY 22 JUNE 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **RACING AMENDMENT (MODERNISATION) BILL 2017** — Second reading — *Resumption of debate* (*Mr Bull, Gippsland East*).

Tuesday 20 June 2017 5

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (Sunbury), Ms Halfpenny, Mr Richardson (Mordialloc) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Pearson, Mr Smith (*Kew*), Ms Staley 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

Tuesday 20 June 2017 7

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

Tuesday 20 June 2017 9

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 125

Wednesday 21 June 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 7 August 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 *†MR WYNNE To move, That so much of standing and sessional orders be suspended on Thursday 22 June 2017 so as to allow:
 - (1) Aunty Alice Kolasa, Aunty Gail Smith, Ron Jones, Allan Wandin, Uncle Colin Hunter Jnr and Jacqui Wandin to attend on the floor of the House in the break in business immediately prior to the order of the day relating to the Yarra River Protection (Wilip-gin Birrarung murron) Bill 2017.
 - (2) The visitors to carry and use clap sticks while entering the House and taking their seats.
 - (3) The visitors to address the House in English and Woi-wurrung language to explain their connection with the Yarra River and the importance of protecting the river for generations to come.

ORDERS OF THE DAY

- *PLANNING AND BUILDING LEGISLATION AMENDMENT (HOUSING AFFORDABILITY AND OTHER MATTERS) BILL 2017 Second reading.
- 2 *HEALTH LEGISLATION AMENDMENT (QUALITY AND SAFETY) BILL 2017 Second reading.
- 3 **WORKSAFE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Morris*).
- 4 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Clark*).
- 5 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Mr Pesutto*).

^{*} New entry.

[†] Amended under SO 140.

- 6 JUSTICE LEGISLATION AMENDMENT (COURT SECURITY, JURIES AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Southwick).
- JUSTICE LEGISLATION AMENDMENT (PROTECTIVE SERVICES OFFICERS AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Ms Hennessey).
- 8 *YARRA RIVER PROTECTION (WILIP-GIN BIRRARUNG MURRON) BILL 2017 Second reading.
- 9 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 10 **ENVIRONMENT PROTECTION BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 11 PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Clark).
- 12 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 13 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 20 June 2017. 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 20 JUNE 2017

278 **STATE FUNDED OUT-OF-HOME CARE** — Petition presented by the Member for Bayswater (20 June 2017) — Requesting that the Legislative Assembly calls on the Government to allow young people to remain in State funded out-of-home care until they reach the age of 21 so they are not displaced upon reaching the age of 18 — To be considered (*Ms Victoria*).

Wednesday 21 June 2017 5

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 22 JUNE 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **RACING AMENDMENT (MODERNISATION) BILL 2017** — Second reading — *Resumption of debate* (*Mr Bull, Gippsland East*).

R W PURDEY Clerk of the Legislative Assembly COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (*Sunbury*), Ms Halfpenny, Mr Richardson (*Mordialloc*) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Pearson, Mr Smith (*Kew*), Ms Staley 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 126

Thursday 22 June 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 7 August 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

(d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.

- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

Thursday 22 June 2017 3

(l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser

- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.

ORDERS OF THE DAY

- 1 YARRA RIVER PROTECTION (WILIP-GIN BIRRARUNG MURRON) BILL 2017 Second reading.
- 2 **LAND LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Watt*).
- 3 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Mr Pesutto*).
- 4 **WORKSAFE LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Wynne*).
- JUSTICE LEGISLATION AMENDMENT (PROTECTIVE SERVICES OFFICERS AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Ms Hennessey).
- 6 JUSTICE LEGISLATION AMENDMENT (COURT SECURITY, JURIES AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Southwick).
- 7 **RACING AMENDMENT (MODERNISATION) BILL 2017** Second reading *Resumption of debate (Mr Bull, Gippsland East).*
- 8 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 9 **ENVIRONMENT PROTECTION BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 10 PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Clark).
- 11 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016 Second reading Resumption of debate (Mr Clark).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 21 June 2017. 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 JUNE 2017

- 279 **SOLAR PANELS** Petition presented by the Member for Prahran (21 June 2017) Requesting that the Legislative Assembly calls on the Government to enact legislation which protects the solar investments of Victorian households and small businesses from overshadowing To be considered (Mr Hibbins).
- 280 **FAWKNER EXPRESS CONVENIENCE STORE** Petition presented by the Member for Prahran (21 June 2017) Requesting that the Legislative Assembly calls on the Government to permit Fawkner Express Convenience Store to become a MYKI retailer To be considered (*Mr Hibbins*).
- WESTERN PORT BASKETBALL STADIUM Petition presented by the Member for Hastings (21 June 2017) Requesting that the Legislative Assembly calls on the Government to provide funding to rebuild the Western Port Basketball Stadium To be considered (Mr Burgess).
- NORTH EAST LINK Petition presented by the Member for Eildon (21 June 2017) Requesting that the Legislative Assembly calls on the Government to terminate any investigation into the construction of a North East Link through Kangaroo Ground and Nillumbik's green wedge To be considered (Ms McLeish).
- 283 **LAKE EILDON HOUSEBOAT GREY WATER TREATMENT SYSTEMS** Petition presented by the Member for Eildon (21 June 2017) Requesting that the Legislative Assembly calls on the Government to (a) set aside the current regulations requiring houseboats on Lake Eildon to install grey water treatment systems until suitable fit for purpose systems can be manufactured; (b) transfer the onus for installing the systems to the purchaser; and (c) exempt boats on Lake Eildon prior to July 2013 To be considered (Ms McLeish).
- 284 **ROAD BARRIERS ON KANGAROO GROUND-ST ANDREWS ROAD** Petition presented by the Member for Eildon (21 June 2017) Requesting that the Legislative Assembly calls on the Government to stop the installation of road barriers on Kangaroo Ground-St Andrews Road and to undertake consultation to obtain a satisfactory road safety model To be considered (Ms McLeish).
- 285 **CRIME IN RURAL COMMUNITIES** Petition presented by the Member for Murray Plains (21 June 2017) —Requesting that the Legislative Assembly calls on the Government to increase the police presence in rural communities, improve response times to 000 calls, ensure penalties for crimes are in line with community values and increase rehabilitation and support resources for drug users To be considered (Mr Walsh).

Thursday 22 June 2017 5

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 5 JULY 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- PLANNING AND BUILDING LEGISLATION AMENDMENT (HOUSING AFFORDABILITY AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 2 **HEALTH LEGISLATION AMENDMENT (QUALITY AND SAFETY) BILL 2017** Second reading *Resumption of debate (Mr Clark).*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (Sunbury), Ms Halfpenny, Mr Richardson (Mordialloc) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Pearson, Mr Smith (*Kew*), Ms Staley 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

Thursday 22 June 2017 7

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

Thursday 22 June 2017 9

(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.

12 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.

13 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 127

Tuesday 8 August 2017

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

- †**MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 21 August 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

Tuesday 8 August 2017 3

appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 *MS ALLAN To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 *MS ALLAN To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- PLANNING AND BUILDING LEGISLATION AMENDMENT (HOUSING AFFORDABILITY AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 2 **ENVIRONMENT PROTECTION BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 3 YARRA RIVER PROTECTION (WILIP-GIN BIRRARUNG MURRON) BILL 2017 Second reading *Resumption of debate (Mr Clark)*.
- 4 **HEALTH LEGISLATION AMENDMENT (QUALITY AND SAFETY) BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 5 PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Clark).
- 6 RACING AMENDMENT (MODERNISATION) BILL 2017 Second reading Resumption of debate (Mr Bull, Gippsland East).

- 7 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 8 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Mr Pakula*).
- 9 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 10 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 22 June 2017. 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 22 JUNE 2017

FRANKSTON NATURE CONSERVATION RESERVE — Petition presented by the Member for Gembrook (22 June 2017) — Requesting that the Legislative Assembly calls on the Government to support the retention of the existing access arrangements and regulations for the Frankston Nature Conservation Reserve, including maintaining the presence of two rangers during opening hours — To be considered (Mr Katos).

Tuesday 8 August 2017 5

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (Sunbury), Ms Halfpenny, Mr Richardson (Mordialloc) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Pearson, Mr Smith (*Kew*), Ms Staley 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

Tuesday 8 August 2017 7

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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'.

Tuesday 8 August 2017 9

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 128

Wednesday 9 August 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 21 August 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

- appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- 1 *DOMESTIC ANIMALS AMENDMENT (RESTRICTED BREED DOGS) BILL 2017 Second reading.
- 2 *DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (REAL-TIME PRESCRIPTION MONITORING) BILL 2017 Second reading.
- 3 *JUSTICE LEGISLATION AMENDMENT (BODY-WORN CAMERAS AND OTHER MATTERS) BILL 2017 Second reading.
- 4 **ENVIRONMENT PROTECTION BILL 2017** Second reading *Resumption of debate.*
- 5 YARRA RIVER PROTECTION (WILIP-GIN BIRRARUNG MURRON) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 6 **HEALTH LEGISLATION AMENDMENT (QUALITY AND SAFETY) BILL 2017** Second reading *Resumption of debate (Mr Clark).*

- 7 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Mr Pakula*).
- 8 PLANNING AND BUILDING LEGISLATION AMENDMENT (HOUSING AFFORDABILITY AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Battin).
- 9 PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Clark).
- 10 **RACING AMENDMENT (MODERNISATION) BILL 2017** Second reading *Resumption of debate (Mr Bull, Gippsland East).*
- 11 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 12 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 13 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** 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].

NOTICE GIVEN ON 8 AUGUST 2017

- 26 **MR HIBBINS** To move, That this House:
 - (1) supports marriage equality;
 - (2) calls on the Parliament of the Commonwealth of Australia to amend the Marriage Act 1961 (Cth) to provide for marriage equality; and
 - (3) calls on the Federal Government to abandon the proposed plebiscite on marriage equality.

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 8 AUGUST 2017

287 **EEL RACE ROAD LEVEL CROSSING** — Petition presented by the Member for Warrandyte (8 August 2017) — Requesting that the Legislative Assembly calls on the Government not to close the Eel Race Road Level Crossing, and instead either trench the rail line beneath the road or leave the crossing as it is — To be considered (Mr Katos).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (Sunbury), Ms Halfpenny, Mr Richardson (Mordialloc) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 129

Thursday 10 August 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 21 August 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

(d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.

- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- 1 **HEALTH LEGISLATION AMENDMENT (QUALITY AND SAFETY) BILL 2017** Second reading Resumption of debate (Mr Clark).
- 2 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Mr Pakula*).
- 3 YARRA RIVER PROTECTION (WILIP-GIN BIRRARUNG MURRON) BILL 2017 Second reading *Resumption of debate (Ms Green)*.
- 4 PLANNING AND BUILDING LEGISLATION AMENDMENT (HOUSING AFFORDABILITY AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Battin).
- 5 **ENVIRONMENT PROTECTION BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 6 PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Clark).
- 7 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 8 RACING AMENDMENT (MODERNISATION) BILL 2017 Second reading Resumption of debate (Mr Bull, Gippsland East).
- 9 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

10 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 9 August 2017. 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 AUGUST 2017

- FUNDING FOR GUY TURNER RESERVE Petition presented by the Member for Bayswater (9 August 2017) Requesting that the Legislative Assembly calls on the Government to allocate funds to upgrade the surface of Guy Turner Reserve, Bayswater, in time for the 2018 season To be considered (Ms Victoria).
- 289 **BORONIA HEIGHTS SECONDARY COLLEGE FORMER SITE** Petition presented by the Member for Bayswater (9 August 2017) Requesting that the Legislative Assembly calls on the Government not to develop the site of the former Boronia Heights Secondary College, and instead return it to the people in the form of public open space To be considered (Ms Victoria).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 23 AUGUST 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- DOMESTIC ANIMALS AMENDMENT (RESTRICTED BREED DOGS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (REAL-TIME PRESCRIPTION MONITORING) BILL 2017 Second reading Resumption of debate (Mr Clark).
- JUSTICE LEGISLATION AMENDMENT (BODY-WORN CAMERAS AND OTHER MATTERS)
 BILL 2017 Second reading Resumption of debate (Mr Clark).

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (Sunbury), Ms Halfpenny, Mr Richardson (Mordialloc) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 130

Tuesday 22 August 2017

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

- † MS ALLAN To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 4 September 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

- appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- 1 PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Clark).
- 2 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 3 **RACING AMENDMENT (MODERNISATION) BILL 2017** Second reading *Resumption of debate* (*Mr Bull, Gippsland East*).
- 4 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Ms Graley*).
- 5 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 6 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 10 August 2017. 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 10 August 2017. 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 23 AUGUST 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- DOMESTIC ANIMALS AMENDMENT (RESTRICTED BREED DOGS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 2 DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (REAL-TIME PRESCRIPTION MONITORING) BILL 2017 Second reading Resumption of debate (Mr Clark).
- JUSTICE LEGISLATION AMENDMENT (BODY-WORN CAMERAS AND OTHER MATTERS)
 BILL 2017 Second reading Resumption of debate (Mr Clark).

Tuesday 22 August 2017 5

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (*Sunbury*), Ms Halfpenny, Mr Richardson (*Mordialloc*) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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'.

Tuesday 22 August 2017 9

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 131

Wednesday 23 August 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 4 September 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

- appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- 1 *SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT (GOVERNANCE) BILL 2017 Second reading.
- 2 *RESIDENTIAL TENANCIES AMENDMENT (LONG-TERM TENANCY AGREEMENTS) BILL **2017** Second reading.
- 3 *CAULFIELD RACECOURSE RESERVE BILL 2017 Second reading.
- 4 JUSTICE LEGISLATION AMENDMENT (BODY-WORN CAMERAS AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 5 **DOMESTIC ANIMALS AMENDMENT (RESTRICTED BREED DOGS) BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 6 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Mr Scott*).

- 7 PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Foley).
- 8 **RACING AMENDMENT (MODERNISATION) BILL 2017** Second reading *Resumption of debate (Mr Staikos).*
- 9 *LONG SERVICE LEAVE BILL 2017 Second reading.
- 10 DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (REAL-TIME PRESCRIPTION MONITORING) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 11 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016 Second reading Resumption of debate (Mr Clark).
- 13 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 22 August 2017. 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 AUGUST 2017

- 290 **ANTI-BULLYING PROGRAM** Petition presented by the Member for Forest Hill (22 August 2017) Requesting that the Legislative Assembly calls on the Government to remove the Safe Schools program and replace it with an anti-bullying program that is supported by school communities and parents To be considered (Mr Angus).
- 291 **VOLUNTARY ASSISTED DYING LEGISLATION** Petition presented by the Member for Forest Hill (22 August 2017) Requesting that the Legislative Assembly calls on the Government not to proceed with the introduction of legislation to allow euthanasia or voluntary assisted dying in Victoria To be considered (Mr Angus).

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (*Sunbury*), Ms Halfpenny, Mr Richardson (*Mordialloc*) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 132

Thursday 24 August 2017

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

NOTICES OF MOTION

- MS ALLAN To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 4 September 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

(d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.

- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- 1 *RENEWABLE ENERGY (JOBS AND INVESTMENT) BILL 2017 Second reading.
- 2 **LONG SERVICE LEAVE BILL 2017** Second reading.
- 3 **CAULFIELD RACECOURSE RESERVE BILL 2017** Second reading.
- 4 **DOMESTIC ANIMALS AMENDMENT (RESTRICTED BREED DOGS) BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 5 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Mr Scott*).
- JUSTICE LEGISLATION AMENDMENT (BODY-WORN CAMERAS AND OTHER MATTERS)
 BILL 2017 Second reading Resumption of debate (Ms Green).
- 7 PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Foley).
- 8 RACING AMENDMENT (MODERNISATION) BILL 2017 Second reading Resumption of debate (Mr Staikos).

- 9 DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (REAL-TIME PRESCRIPTION MONITORING) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 10 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016 Second reading Resumption of debate (Mr Clark).
- 12 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 23 August 2017. 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 23 AUGUST 2017

- 292 **MORNINGTON PENINSULA DEVELOPMENT** Petition presented by the Member for Nepean (23 August 2017) Requesting that the Legislative Assembly protects the Mornington Peninsula from inappropriate development by prohibiting three storey buildings in general residential zones To be considered (*Mr Dixon*).
- 293 **MORNINGTON PENINSULA FREEWAY** Petition presented by the Member for Nepean (23 August 2017) Requesting that the Legislative Assembly calls on the Government to reduce traffic noise along the Mornington Peninsula Freeway by installing a noise attenuation solution To be considered (*Mr Dixon*).

BUSINESS LISTED FOR FUTURE DAYS

TUESDAY 5 SEPTEMBER 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 RESIDENTIAL TENANCIES AMENDMENT (LONG-TERM TENANCY AGREEMENTS) BILL **2017** — Second reading — Resumption of debate (Mr Clark).

WEDNESDAY 6 SEPTEMBER 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT (GOVERNANCE) BILL 2017 — Second reading — Resumption of debate (Mr Clark).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, Ms Garrett 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 Bull (Sunbury), Ms Halfpenny, Mr Richardson (Mordialloc) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 133

Tuesday 5 September 2017

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

- † MS ALLAN To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 18 September 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

- (k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- DOMESTIC ANIMALS AMENDMENT (RESTRICTED BREED DOGS) BILL 2017 Second reading *Resumption of debate (Mr Clark)*.
- 2 DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (REAL-TIME PRESCRIPTION MONITORING) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 3 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 4 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 5 RESIDENTIAL TENANCIES AMENDMENT (LONG-TERM TENANCY AGREEMENTS) BILL **2017** Second reading *Resumption of debate (Mr Clark).*
- 6 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Mr Scott*).

- JUSTICE LEGISLATION AMENDMENT (BODY-WORN CAMERAS AND OTHER MATTERS)
 BILL 2017 Second reading Resumption of debate (Ms Green).
- 8 PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Foley).
- 9 **RACING AMENDMENT (MODERNISATION) BILL 2017** Second reading *Resumption of debate (Mr Staikos).*
- 10 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 24 August 2017. 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 24 August 2017. 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 DAYS

WEDNESDAY 6 SEPTEMBER 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT (GOVERNANCE) BILL 2017 — Second reading — Resumption of debate (Mr Clark).

THURSDAY 7 SEPTEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **RENEWABLE ENERGY (JOBS AND INVESTMENT) BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 2 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 3 **CAULFIELD RACECOURSE RESERVE BILL 2017** Second reading *Resumption of debate* (*Mr Guy*).

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Ms Garrett 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 Bull (Sunbury), Ms Halfpenny, Mr Richardson (Mordialloc) and Mr Riordan.

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

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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 134

Wednesday 6 September 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 18 September 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

- appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- DOMESTIC ANIMALS AMENDMENT (RESTRICTED BREED DOGS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 2 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Mr Scott*).
- 3 PARKS AND CROWN LAND LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Foley).
- 4 RACING AMENDMENT (MODERNISATION) BILL 2017 Second reading Resumption of debate (Mr Staikos).
- JUSTICE LEGISLATION AMENDMENT (BODY-WORN CAMERAS AND OTHER MATTERS)
 BILL 2017 Second reading Resumption of debate (Ms Green).
- 6 DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (REAL-TIME PRESCRIPTION MONITORING) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 7 RESIDENTIAL TENANCIES AMENDMENT (LONG-TERM TENANCY AGREEMENTS) BILL **2017** Second reading Resumption of debate (Mr Clark).

- 8 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 9 SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT (GOVERNANCE) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 10 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 11 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 5 September 2017. 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 September 2017. 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 SEPTEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **RENEWABLE ENERGY (JOBS AND INVESTMENT) BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 2 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 3 **CAULFIELD RACECOURSE RESERVE BILL 2017** Second reading *Resumption of debate* (*Mr Guy*).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Ms Spence, Ms Thomson (*Footscray*) and Ms Ward.

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, and Mr Walsh.

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, 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, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 135

Thursday 7 September 2017

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

NOTICES OF MOTION

- MS ALLAN To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 18 September 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

(d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.

- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.
- *MR PAKULA To move, That, under s 33 of the *Parliamentary Committees Act 2003*, an inquiry into career advice activities in Victorian schools be referred to the Economic, Education, Jobs and Skills Committee for consideration and report no later than 30 September 2018 and the inquiry should include, but not be limited to:
 - (1) examining the relationship between career advice activities and workforce participation of young Victorians;
 - (2) investigating the extent to which career advice activities meet the needs of school leavers;
 - (3) examining the challenges advisers face helping young Victorians transition from education to the workforce:
 - (4) considering strategies to improve the effectiveness of career advice activities for school leavers;
 - (5) investigate the career advice needs of young people in regional Victoria and ways to address these needs; and
 - (6) exploring what other jurisdictions both in Australia and overseas have in place that could be implemented in Victoria.

- *MR PAKULA To move, That, under s 33 of the *Parliamentary Committees Act 2003*, an inquiry into the efficacy of the Commonwealth Government's National Broadband Network rollout on regional communities be referred to the Economic, Education, Jobs and Skills Committee for consideration and report and, in particular, the Committee should:
 - (1) investigate the implications of poor internet connectivity and speed on productivity and jobs growth in regional Victoria;
 - (2) report into regional digital connectivity and the consequences of not rolling out the NBN with fibre to the node; and
 - (3) identify gaps in regional service delivery.

ORDERS OF THE DAY

- 1 *CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017 Second reading.
- 2 DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (REAL-TIME PRESCRIPTION MONITORING) BILL 2017 Second reading Resumption of debate (Ms Kealy).
- 3 RESIDENTIAL TENANCIES AMENDMENT (LONG-TERM TENANCY AGREEMENTS) BILL **2017** Second reading *Resumption of debate (Mr Clark)*.
- 4 SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT (GOVERNANCE) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 5 **RENEWABLE ENERGY (JOBS AND INVESTMENT) BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 6 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 7 **CAULFIELD RACECOURSE RESERVE BILL 2017** Second reading *Resumption of debate* (*Mr Guy*).
- 8 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 9 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 10 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Ms Knight*).
- 11 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 6 September 2017. 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 6 SEPTEMBER 2017

- **MORNINGTON PENINSULA DEVELOPMENT** Petition presented by the Member for Nepean (6 September 2017) Requesting that the Legislative Assembly protects the Mornington Peninsula from inappropriate development by prohibiting three storey buildings in general residential zones To be considered (Mr Dixon).
- **BAYSIDE NEIGHBOURHOOD RESIDENTIAL ZONES AND HAMPTON STREET ACTIVITY CENTRE** Petition presented by the Member for Sandringham (6 September 2017) Requesting that the Legislative Assembly calls on the Government to ensure that the City of Bayside Neighbourhood Residential Zones remain in place to protect the residential amenity of the suburban streets of Bayside and further protect the Hampton Street Activity Centre through mandatory height limits To be considered (*Mr Thompson, Sandringham*).
- **BEACH ROAD NARROWING** Petition presented by the Member for Sandringham (6 September 2017) Requesting that the Legislative Assembly calls on the Government to oppose plans by the Kingston Council to reduce the width of Beach Road To be considered (Mr Thompson, Sandringham).
- **CHELTENHAM AND MENTONE RAILWAY STATION PARKING** Petition presented by the Member for Sandringham (6 September 2017) Requesting that the Legislative Assembly calls on the Government to immediately increase railway commuter car parking capacity proximate to Cheltenham and Mentone railway stations as part of the grade separation works To be considered (Mr Thompson, Sandringham).
- **GENDER NEUTRAL PEDESTRIAN TRAFFIC LIGHTS** Petition presented by the Member for Sandringham (6 September 2017) Requesting that the Legislative Assembly calls on the Government not to waste tax payer money on trials of gender neutral pedestrian traffic lights To be considered (Mr Thompson, Sandringham).
- **PENNYDALE DEVELOPMENT** Petition presented by the Member for Sandringham (6 September 2017) Requesting that the Legislative Assembly calls on the Government to minimise the density of development and better protect the leafy low density residential character of the Pennydale section of Cheltenham and provide for future growth on rezoned industrial land To be considered (Mr Thompson, Sandringham).
- **POSSUM CONTROL MEASURES** Petition presented by the Member for Sandringham (6 September 2017) Requesting that the Legislative Assembly calls on the Government to instigate action to minimise the property damage and disturbance to neighbourhood amenity caused by large possum populations in the City of Bayside and across metropolitan Melbourne To be considered (Mr Thompson, Sandringham).
- **ANTI-BULLYING PROGRAM** Petition presented by the Member for Forest Hill (6 September 2017) Requesting that the Legislative Assembly calls on the Government to remove the Safe Schools program and replace it with an anti-bullying program that is supported by school communities and parents To be considered (Mr Angus).
- VOLUNTARY ASSISTED DYING LEGISLATION Petition presented by the Member for Forest Hill (6 September 2017) Requesting that the Legislative Assembly calls on the Government not to proceed

with the introduction of legislation to allow euthanasia or voluntary assisted dying in Victoria — To be considered (Mr Angus).

303 **GAME MANAGEMENT AUTHORITY AMENDMENT BILL 2017** — Second reading.

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

*ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (Footscray), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 136

Tuesday 19 September 2017

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

- †**MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 30 October 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

- appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- 1 **RENEWABLE ENERGY (JOBS AND INVESTMENT) BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 2 SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT (GOVERNANCE) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 3 **CAULFIELD RACECOURSE RESERVE BILL 2017** Second reading *Resumption of debate* (*Mr Guy*).
- 4 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 5 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 6 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 7 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Ms Knight*).

8 TRANSPARENCY IN GOVERNMENT BILL 2015 — AMENDMENTS OF THE LEGISLATIVE COUNCIL — To be considered.

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 SEPTEMBER 2017

*MS SANDELL — To move, That this House — (a) notes 26 January is an inappropriate date to celebrate Australia Day as it marks the beginning of colonisation and oppression of Aboriginal and Torres Strait Islander peoples; and (b) calls on the Victorian Government to declare the Australia Day public holiday on a different date.

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 SEPTEMBER 2017

- 304 **BOORAN ROAD PEDESTRIAN CROSSING** Petition presented by the Member for Caulfield (7 September 2017) Requesting that the Legislative Assembly calls on the Government to install variable electronic speed signage at the Booran Road pedestrian crossing To be considered (Mr Southwick).
- 305 **POOWONG PUBLIC TRANSPORT** Petition presented by the Member for Gippsland South (7 September 2017) Requesting that the Legislative Assembly calls on the Government to provide public transport services to the township of Poowong To be considered (Mr O'Brien, Gippsland South).
- 306 **SOUTH GIPPSLAND HIGHWAY** Petition presented by the Member for Cranbourne (7 September 2017) Requesting that the Legislative Assembly calls on the Government to (a) reduce the speed limit on South Gippsland Highway within one kilometre of Lighthouse Christian College to 80km/h at all times; (b) reduce the speed limit to 60km/h during school drop off and pick up times; and (c) install slow down signs approaching the College To be considered (Mr Perera).
- 307 **MAROONDAH HIGHWAY TRAFFIC** Petition presented by the Member for Evelyn (7 September 2017) Requesting that the Legislative Assembly calls on the Government to address the merging traffic issues on Maroondah Highway west of Warburton by (a) installing traffic lights; (b) reducing the speed limit from Warburton Highway to Maroondah Highway; and (c) installing signage to indicate entry to Mangans Road and Tudor Village To be considered (Mrs Fyffe).
- 308 **VOLUNTARY-ASSISTED DYING LEGISLATION** Petition presented by the Member for Evelyn (7 September 2017) Requesting that the Legislative Assembly calls on the Government not to proceed with the introduction of legislation to allow euthanasia or voluntary assisted dying in Victoria To be considered (Mrs Fyffe).

- 309 **NON-RACING GREYHOUNDS** Petition presented by the Member for Prahran (7 September 2017) Requesting that the Legislative Assembly calls on the Government to immediately remove the requirement for non-racing greyhounds to be muzzled To be considered (Mr Hibbins).
- 310 **PRINCES HIGHWAY AND GNOTUK LANE** Petition presented by the Member for Polwarth (7 September 2017) Requesting that the Legislative Assembly calls on the Government to support funding to implement an 80km/h speed limit and warning lights on the Princes Highway near Gnotuk Lane in Camperdown To be considered (Mr Riordan).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 21 SEPTEMBER 2017	Τŀ	Ηl	JR	SE)Α	Y 2	1 5	SEP	TEN	ИΒ	ER	201	7
----------------------------	----	----	----	----	----	-----	-----	-----	-----	----	----	-----	---

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017** — Second reading — *Resumption of debate (Mr Clark)*.

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 137

Wednesday 20 September 2017

The Speaker takes the Chair at 9.30 am

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 30 October 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.
- *MS ALLAN To move, That the following new sessional order be adopted, to come into effect upon a video on demand service for House proceedings of the Legislative Assembly, accessible only by Assembly members and parliamentary officers authorised by the Clerk or the Secretary of the Department of Parliamentary Services, being implemented —

'15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.'

ORDERS OF THE DAY

- *PLANNING AND ENVIRONMENT AMENDMENT (PUBLIC LAND CONTRIBUTIONS) BILL 2017 Second reading.
- 2 *GAMBLING REGULATION AMENDMENT (GAMING MACHINE ARRANGEMENTS) BILL 2017
 Second reading.
- 3 *FINES REFORM AMENDMENT BILL 2017 Second reading.
- 4 SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT (GOVERNANCE) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 5 **CAULFIELD RACECOURSE RESERVE BILL 2017** Second reading *Resumption of debate* (*Mr Guy*).
- 6 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 7 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Ms Knight*).
- 8 **RENEWABLE ENERGY (JOBS AND INVESTMENT) BILL 2017** Second reading *Resumption of debate (Mr Burgess).*
- 9 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 10 **LONG SERVICE LEAVE BILL 2017** Second reading Resumption of debate (Mr Guy).
- 11 *FIREARMS AMENDMENT BILL 2017 Second reading.
- 12 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 19 September 2017. 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 September 2017. 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

THURS	YACE	21	SFP1	ГЕМ	RFR	2017
111011	JUAI	~ .	JLI			Z U I <i>I</i>

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017** — Second reading — Resumption of debate (Mr Clark).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

By Authority. Government Printer for the State of Victoria

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 138

Thursday 21 September 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 30 October 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

- appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- 1 *VOLUNTARY ASSISTED DYING BILL 2017 Second reading.
- 2 **FIREARMS AMENDMENT BILL 2017** Second reading.
- 3 **CAULFIELD RACECOURSE RESERVE BILL 2017** Second reading *Resumption of debate* (*Mr Guy*).
- 4 **CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 5 **BUDGET PAPERS** That this House takes note of the 2017–18 budget papers *Resumption of debate* (*Ms Knight*).
- 6 **RENEWABLE ENERGY (JOBS AND INVESTMENT) BILL 2017** Second reading *Resumption of debate (Mr Burgess).*
- 7 **OATHS AND AFFIRMATIONS BILL 2017** Second reading *Resumption of debate (Ms Sheed).*

- 8 SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT (GOVERNANCE) BILL 2017 Second reading Resumption of debate (Ms Hutchins).
- 9 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 10 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 11 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

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 20 SEPTEMBER 2017

25 **MR SMITH (WARRANDYTE)** — To move, That this House requires the Minister for Roads and Road Safety to table in the Legislative Assembly by 17 October 2017 a copy of the Allard Report into the critical modelling on the Government's Westgate tunnel/distributor project.

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 20 SEPTEMBER 2017

MORNINGTON PENINSULA DEVELOPMENT — Petition presented by the Member for Nepean (20 September 2017) — Requesting that the Legislative Assembly calls on the Government to protect the Mornington Peninsula from inappropriate development by prohibiting three storey buildings in general residential zones — To be considered (Mr Dixon).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 4 OCTOBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- PLANNING AND ENVIRONMENT AMENDMENT (PUBLIC LAND CONTRIBUTIONS) BILL **2017** Second reading *Resumption of Debate (Mr Clark).*
- 2 GAMBLING REGULATION AMENDMENT (GAMING MACHINE ARRANGEMENTS) BILL **2017** Second reading *Resumption of debate (Mr Clark)*.
- 3 **FINES REFORM AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark).*

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

SESSIONAL ORDER NOT IN OPERATION

Sessional order adopted by the House on 20 September 2017.

≠15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

By Authority. Government Printer for the State of Victoria

[≠] To come into effect upon a video on demand service for House proceedings of the Legislative Assembly, accessible only by Assembly members and parliamentary officers authorised by the Clerk or the Secretary of the Department of Parliamentary Services

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 139

Tuesday 17 October 2017

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 under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 30 October 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

- appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- 1 **VOLUNTARY ASSISTED DYING BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 2 **FIREARMS AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 3 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 4 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 5 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 6 PLANNING AND ENVIRONMENT AMENDMENT (PUBLIC LAND CONTRIBUTIONS) BILL **2017** Second reading *Resumption of debate (Mr Clark).*
- 7 GAMBLING REGULATION AMENDMENT (GAMING MACHINE ARRANGEMENTS) BILL **2017** Second reading *Resumption of debate (Mr Clark)*.
- 8 **FINES REFORM AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 21 September 2017. 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 SEPTEMBER 2017

- YOUNG STREET FRANKSTON IMPROVEMENT PROJECT Petition presented by the Member for Hastings (21 September 2017) Requesting that the Legislative Assembly calls on the Government to (a) ensure that work on the Young Street Frankston Improvement Project continues nonstop for completion at the earliest date; and (b) provide Young Street traders with compensation for lost trade caused by delays to the completion date To be considered (Mr Burgess).
- 313 **MANDATORY MINIMUM SENTENCES** Petition presented by the Member for Mildura (21 September 2017) Requesting that the Legislative Assembly calls on the Government to introduce mandatory minimum sentences for violent criminals To be considered (Mr Crisp).
- 314 **TRAFFIC LIGHTS MOUNTAIN HIGHWAY, BAYSWATER** Petition presented by the Member for Bayswater (21 September 2017) Requesting that the Legislative Assembly calls on the Government to reprogram the traffic light cycle of the right turn arrow on Mountain Highway into Valentines Street Bayswater To be considered (Ms Victoria).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

SESSIONAL ORDER NOT IN OPERATION

Sessional order adopted by the House on 20 September 2017.

≠15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

By Authority. Government Printer for the State of Victoria

[≠] To come into effect upon a video on demand service for House proceedings of the Legislative Assembly, accessible only by Assembly members and parliamentary officers authorised by the Clerk or the Secretary of the Department of Parliamentary Services.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 140

Wednesday 18 October 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 30 October 2017.
- 2 **MS ALLAN** To move, That:
 - The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- 1 *VICTORIAN DATA SHARING BILL 2017 Second reading.
- 2 *COMPENSATION LEGISLATION AMENDMENT BILL 2017 Second reading.
- 3 *GAMBLING LEGISLATION AMENDMENT BILL 2017 Second reading.
- 4 *OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL 2017 Second reading.
- VOLUNTARY ASSISTED DYING BILL 2017 Second reading Resumption of debate on the question That this bill now be read a second time and on the amendment That all the words after 'That' be omitted with the view of inserting in their place the words 'the House declines to read the Bill a second time until concerns have been addressed regarding: (1) inequalities in access to best practice palliative care, particularly for lower income families and in rural and regional Victoria; (2) uncertainties about the substances to be used and their possible side effects and risks; (3) the risks of doctor shopping and the development of assisted dying clinics; (4) the lack of adequate protections against family violence, elder abuse and prejudice against people with disabilities; and (5) inadequate safeguards for persons who

- seek assisted dying while suffering from treatable clinical depression or other mental illness' (Ms Halfpenny).
- 6 PLANNING AND ENVIRONMENT AMENDMENT (PUBLIC LAND CONTRIBUTIONS) BILL **2017** Second reading *Resumption of debate (Mr Clark).*
- 7 GAMBLING REGULATION AMENDMENT (GAMING MACHINE ARRANGEMENTS) BILL **2017** Second reading *Resumption of debate (Mr Clark)*.
- 8 **FINES REFORM AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 9 **FIREARMS AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 10 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016 Second reading Resumption of debate (Mr Clark).
- 12 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 17 October 2017. 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 17 OCTOBER 2017

FORMER MOONEE PONDS MARKET SITE — Petition presented by the Member for Essendon (17 October 2017) — Requesting that the Legislative Assembly calls on the Minister for Planning to honour his commitment to return height controls to local council and rescind his approval of a 30 storey tower at the former Moonee Ponds market site in favour of a mandatory height of no more than 16 storeys — To be considered (Mr Pearson).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

SESSIONAL ORDER NOT IN OPERATION

Sessional order adopted by the House on 20 September 2017.

≠15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

By Authority. Government Printer for the State of Victoria

[≠] To come into effect upon a video on demand service for House proceedings of the Legislative Assembly, accessible only by Assembly members and parliamentary officers authorised by the Clerk or the Secretary of the Department of Parliamentary Services

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 141

Thursday 19 October 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 30 October 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

(d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.

- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- *COMMERCIAL PASSENGER VEHICLE INDUSTRY AMENDMENT (FURTHER REFORMS)
 BILL 2017 Second reading.
- 2 **VOLUNTARY ASSISTED DYING BILL 2017** To be considered in detail.
- 3 PLANNING AND ENVIRONMENT AMENDMENT (PUBLIC LAND CONTRIBUTIONS) BILL **2017** Second reading *Resumption of debate (Mr Clark).*
- 4 GAMBLING REGULATION AMENDMENT (GAMING MACHINE ARRANGEMENTS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 5 **FINES REFORM AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 6 **FIREARMS AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark).*
- 7 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 8 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.

9 TRANSPARENCY IN GOVERNMENT BILL 2015 — AMENDMENTS OF THE LEGISLATIVE COUNCIL — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 18 October 2017. 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 18 OCTOBER 2017

- 316 **FORMER BORONIA HEIGHTS SECONDARY COLLEGE SITE** Petition presented by the Member for Bayswater (18 October 2017) Requesting that the Legislative Assembly calls on the Government not to develop the site of the former Boronia Heights Secondary College, and instead return it to the people in the form of public open space To be considered (Ms Victoria).
- 317 **MILLER PARK BORONIA CLUB RESURFACING WORKS** Petition presented by the Member for Bayswater (18 October 2017) Requesting that the Legislative Assembly calls on the Government to fund drainage and resurfacing works at Miller Park, Boronia To be considered (Ms Victoria).
- 318 **MORNINGTON PENINSULA DEVELOPMENT** Petition presented by the Member for Nepean (18 October 2017) Requesting that the Legislative Assembly protects the Mornington Peninsula from inappropriate development by prohibiting three storey buildings in general residential zones To be considered (Mr Dixon).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 1 NOVEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **VICTORIAN DATA SHARING BILL 2017** Second reading *Resumption of debate (Mr Hodgett).*
- 2 **COMPENSATION LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Hodgett).*
- 3 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Hodgett*).

4	OFFSHORE PETR Second reading — <i>Re</i>		GAS	STORAGE	AMENDMENT	BILL –
	GET NOONAN g Clerk of the Legislati	ve Assembly			COLIN BI Speaker	ROOKS

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (Sunbury), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

SESSIONAL ORDER NOT IN OPERATION

Sessional order adopted by the House on 20 September 2017.

≠15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

By Authority. Government Printer for the State of Victoria

[≠] To come into effect upon a video on demand service for House proceedings of the Legislative Assembly, accessible only by Assembly members and parliamentary officers authorised by the Clerk or the Secretary of the Department of Parliamentary Services

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 142

Tuesday 31 October 2017

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

- †**MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 27 November 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

- appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- GAMBLING REGULATION AMENDMENT (GAMING MACHINE ARRANGEMENTS) BILL **2017** Second reading *Resumption of debate (Mr Clark)*.
- 2 **FINES REFORM AMENDMENT BILL 2017** Second reading Resumption of debate (Mr Clark).
- 3 PLANNING AND ENVIRONMENT AMENDMENT (PUBLIC LAND CONTRIBUTIONS) BILL **2017** Second reading *Resumption of debate (Mr Clark).*
- 4 **FIREARMS AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 5 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 6 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 7 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 19 October 2017. 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 OCTOBER 2017

- 319 **GLEN EIRA ROAD PEDESTRIAN CROSSING** Petition presented by the Member for Caulfield (19 October 2017) Requesting that the Legislative Assembly calls on the Government to fund the installation of 40 km/h lights and pedestrian-activated pole mounted lights at the pedestrian crossing on Glen Eira Road near Hood Crescent in Caulfield To be considered (Mr Southwick).
- 320 **PENINSULA PARKLANDS RESIDENTIAL PARK** Petition presented by the Member for Hastings (19 October 2017) Requesting that the Legislative Assembly considers (a) regulating exit fees for residents of Peninsula Parklands Residential Park; (b) capping annual rent increases at current CPI rates; (c) regulating power service rates; and (d) introducing a separate law to cover residential parks To be considered (Mr Burgess).
- 321 **VOLUNTARY ASSISTED DYING LEGISLATION** Petition presented by the Member for Mount Waverley (19 October 2017) Requesting that the Legislative Assembly calls on the Government not to proceed with the introduction of legislation to allow euthanasia or voluntary assisted dying until there has been a state or national plebiscite To be considered (Mr Gidley).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 1 NOVEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **VICTORIAN DATA SHARING BILL 2017** Second reading *Resumption of debate (Mr Hodgett).*
- 2 **COMPENSATION LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Hodgett).*
- 3 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Hodgett*).
- 4 **OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL** Second reading *Resumption of debate (Mr Hodgett).*

THURSDAY 2 NOVEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

1 COMMERCIAL PASSENGER VEHICLE INDUSTRY AMENDMENT (FURTHER REFORMS) BILL 2017 — Second reading — Resumption of debate (Mr Clark).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

SESSIONAL ORDER NOT IN OPERATION

Sessional order adopted by the House on 20 September 2017.

≠15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

By Authority. Government Printer for the State of Victoria

[≠] To come into effect upon a video on demand service for House proceedings of the Legislative Assembly, accessible only by Assembly members and parliamentary officers authorised by the Clerk or the Secretary of the Department of Parliamentary Services

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 143

Wednesday 1 November 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 27 November 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- 1 *DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (MEDICALLY SUPERVISED INJECTING CENTRE) BILL 2017 Second reading.
- 2 *WATER AND CATCHMENT LEGISLATION AMENDMENT BILL 2017 Second reading.
- 3 *SERVICE VICTORIA BILL 2017 Second reading.
- 4 *STATE TAXATION ACTS FURTHER AMENDMENT BILL 2017 Second reading.
- 5 **FIREARMS AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 6 **COMPENSATION LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Hodgett).*
- 7 **VICTORIAN DATA SHARING BILL 2017** Second reading *Resumption of debate (Mr Hodgett).*

- 8 **GAMBLING REGULATION AMENDMENT (GAMING MACHINE ARRANGEMENTS) BILL 2017** Second reading *Resumption of debate (Ms D'Ambrosio)*.
- 9 **FINES REFORM AMENDMENT BILL 2017** Second reading *Resumption of debate.*
- 10 PLANNING AND ENVIRONMENT AMENDMENT (PUBLIC LAND CONTRIBUTIONS) BILL **2017** Second reading *Resumption of debate (Mr Clark).*
- 11 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Hodgett*).
- OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL Second reading Resumption of debate (Mr Hodgett).
- 13 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 14 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 15 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

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 31 OCTOBER 2017

- 17 **MR HIBBINS** To move, That this House:
 - (1) supports marriage equality;
 - (2) calls on the Parliament of the Commonwealth of Australia to amend the Marriage Act 1961 (Cth) to provide for marriage equality.

ORDERS OF THE DAY

No orders of the day were made on 31 October 2017. 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 2 NOVEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

1 COMMERCIAL PASSENGER VEHICLE INDUSTRY AMENDMENT (FURTHER REFORMS) BILL 2017 — Second reading — Resumption of debate (Mr Clark).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 Order of business

- (15) 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.
- (16) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (17) 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

Ouestion 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

Ouestion time (11.00 am)

Government business continued

General business.

- (18) 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.
- (19) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

SESSIONAL ORDER NOT IN OPERATION

Sessional order adopted by the House on 20 September 2017.

≠15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

By Authority. Government Printer for the State of Victoria

[≠] To come into effect upon a video on demand service for House proceedings of the Legislative Assembly, accessible only by Assembly members and parliamentary officers authorised by the Clerk or the Secretary of the Department of Parliamentary Services

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 144

Thursday 2 November 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 27 November 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

(d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.

- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.

ORDERS OF THE DAY

- *CRIMES LEGISLATION AMENDMENT (PROTECTION OF EMERGENCY WORKERS AND OTHERS) BILL 2017 Second reading.
- 2 *TRANSPORT LEGISLATION AMENDMENT (ROAD SAFETY, RAIL AND OTHER MATTERS) BILL 2017 Second reading.
- 3 **VICTORIAN DATA SHARING BILL 2017** Second reading *Resumption of debate.*
- 4 COMMERCIAL PASSENGER VEHICLE INDUSTRY AMENDMENT (FURTHER REFORMS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 5 GAMBLING REGULATION AMENDMENT (GAMING MACHINE ARRANGEMENTS) BILL 2017 Second reading Resumption of debate (Ms D'Ambrosio).
- 6 FINES REFORM AMENDMENT BILL 2017 Second reading Resumption of debate.
- 7 **COMPENSATION LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Smith, Warrandyte).*
- 8 **FIREARMS AMENDMENT BILL 2017** Second reading *Resumption of debate (Ms Allan).*

- 9 *CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 10 *CAULFIELD RACECOURSE RESERVE BILL 2017 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- PLANNING AND ENVIRONMENT AMENDMENT (PUBLIC LAND CONTRIBUTIONS) BILL **2017** Second reading *Resumption of debate (Mr Clark).*
- 12 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Hodgett*).
- OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL Second reading Resumption of debate (Mr Hodgett).
- 14 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016 Second reading Resumption of debate (Mr Clark).
- 16 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 1 November 2017. 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 1 NOVEMBER 2017

- 322 **MORNINGTON PENINSULA DEVELOPMENT** Petition presented by the Member for Nepean (1 November 2017) Requesting that the Legislative Assembly protects the Mornington Peninsula from inappropriate development by prohibiting three storey buildings in general residential zones To be considered (Mr Dixon).
- MORNINGTON PENINSULA PUBLIC TRANSPORT REVIEW Petition presented by the Member for Nepean (1 November 2017) Requesting that the Legislative Assembly calls on the Government to request a service review to identify, fund and resolve shortfalls to enable public transport on the Mornington Peninsula to align with Public Transport Victoria's minimum service level To be considered (Mr Dixon).
- 324 **BORONIA HEIGHTS SECONDARY COLLEGE FORMER SITE** Petition presented by the Member for Bayswater (*1 November 2017*) Requesting that the Legislative Assembly calls on the Government not to develop the site of the former Boronia Heights Secondary College, and instead return it to the people in the form of public open space To be considered (*Ms Victoria*).

- 325 **PEDESTRIAN CROSSING ON FOREST ROAD, THE BASIN** Petition presented by the Member for Bayswater (*1 November 2017*) Requesting that the Legislative Assembly calls on the Government to provide funding to install a pedestrian crossing on Forest Road near Wright Street in the Basin To be considered (*Ms Victoria*).
- 326 FIREARMS AMENDMENT (ADVERTISING) BILL 2017 Second reading.

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 15 NOVEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (MEDICALLY SUPERVISED INJECTING CENTRE) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 2 **WATER AND CATCHMENT LEGISLATION AMENDMENT BILL 2017** Second reading Resumption of debate (*Mr Clark*).
- 3 **SERVICE VICTORIA BILL 2017** Second reading Resumption of debate (*Mr Clark*).
- 4 **STATE TAXATION ACTS FURTHER AMENDMENT BILL 2017** Second reading Resumption of debate (*Mr Clark*).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 Order of business

- (15) 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.
- (16) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (17) 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

Ouestion 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.

- (18) 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.
- (19) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

SESSIONAL ORDER NOT IN OPERATION

Sessional order adopted by the House on 20 September 2017.

≠15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

By Authority. Government Printer for the State of Victoria

[≠] To come into effect upon a video on demand service for House proceedings of the Legislative Assembly, accessible only by Assembly members and parliamentary officers authorised by the Clerk or the Secretary of the Department of Parliamentary Services

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 145

Tuesday 14 November 2017

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 under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 27 November 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

(d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.

- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.
- 5 *MS ALLAN To move, That this House notes:
 - (1) the Liberal–Nationals Coalition have confirmed they will undertake a Cost Audit if they win the 2018 election;
 - (2) the devastating cuts and job losses in the public service when the Liberal–Nationals were last in government;
 - (3) the grave risk to services and jobs following a Liberal–Nationals Cost Audit.

ORDERS OF THE DAY

- PLANNING AND ENVIRONMENT AMENDMENT (PUBLIC LAND CONTRIBUTIONS) BILL **2017** Second reading *Resumption of debate (Mr Clark).*
- 2 **OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL** Second reading *Resumption of debate (Mr Hodgett).*
- 3 CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 4 CAULFIELD RACECOURSE RESERVE BILL 2017 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

- 5 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Hodgett*).
- 6 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 7 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 8 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 2 November 2017. 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 NOVEMBER 2017

327 **GUY TURNER RESERVE** — Petition presented by the Member for Bayswater (2 November 2017) — Requesting that the Legislative Assembly calls on the Government to allocate funds to upgrade the surface of Guy Turner Reserve, Bayswater, in time for the 2018 season — To be considered (Ms Victoria).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 15 NOVEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (MEDICALLY SUPERVISED INJECTING CENTRE) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 2 **WATER AND CATCHMENT LEGISLATION AMENDMENT BILL 2017** Second reading Resumption of debate (*Mr Clark*).
- 3 **SERVICE VICTORIA BILL 2017** Second reading Resumption of debate (*Mr Clark*).
- 4 **STATE TAXATION ACTS FURTHER AMENDMENT BILL 2017** Second reading Resumption of debate (*Mr Clark*).

THURSDAY 16 NOVEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 CRIMES LEGISLATION AMENDMENT (PROTECTION OF EMERGENCY WORKERS AND OTHERS) BILL 2017 Second reading Resumption of debate (*Mr Clark*).
- TRANSPORT LEGISLATION AMENDMENT (ROAD SAFETY, RAIL AND OTHER MATTERS)
 BILL 2017 Second reading Resumption of debate (Mr Hodgett).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 Order of business

- (15) 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.
- (16) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (17) 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

Ouestion 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

Ouestion time (11.00 am)

Government business continued

General business.

- (18) 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.
- (19) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

SESSIONAL ORDER NOT IN OPERATION

Sessional order adopted by the House on 20 September 2017.

≠15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

By Authority. Government Printer for the State of Victoria

[≠] To come into effect upon a video on demand service for House proceedings of the Legislative Assembly, accessible only by Assembly members and parliamentary officers authorised by the Clerk or the Secretary of the Department of Parliamentary Services

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 146

Wednesday 15 November 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 27 November 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.
- 5 **MS ALLAN** To move, That this House notes:
 - (1) the Liberal-Nationals Coalition have confirmed they will undertake a Cost Audit if they win the 2018 election;
 - (2) the devastating cuts and job losses in the public service when the Liberal–Nationals were last in government;
 - (3) the grave risk to services and jobs following a Liberal–Nationals Cost Audit.

ORDERS OF THE DAY

- 1 *ROAD SAFETY AMENDMENT (AUTOMATED VEHICLES) BILL 2017 Second reading.
- 2 DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (MEDICALLY SUPERVISED INJECTING CENTRE) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 3 **SERVICE VICTORIA BILL 2017** Second reading Resumption of debate (*Mr Clark*).

- 4 **STATE TAXATION ACTS FURTHER AMENDMENT BILL 2017** Second reading Resumption of debate (*Mr Clark*).
- 5 PLANNING AND ENVIRONMENT AMENDMENT (PUBLIC LAND CONTRIBUTIONS) BILL **2017** Second reading *Resumption of debate*.
- 6 **OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL** Second reading *Resumption of debate (Mr Hodgett).*
- 7 CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 8 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Hodgett*).
- 9 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 10 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 11 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 12 **WATER AND CATCHMENT LEGISLATION AMENDMENT BILL 2017** Second reading Resumption of debate (*Mr Clark*).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 14 November 2017. 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 November 2017. 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 16 NOVEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 CRIMES LEGISLATION AMENDMENT (PROTECTION OF EMERGENCY WORKERS AND OTHERS) BILL 2017 Second reading Resumption of debate (*Mr Clark*).
- TRANSPORT LEGISLATION AMENDMENT (ROAD SAFETY, RAIL AND OTHER MATTERS)
 BILL 2017 Second reading Resumption of debate (Mr Hodgett).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (Sunbury), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016, 23 June 2016 and 20 September 2017.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 147

Thursday 16 November 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 27 November 2017.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

(d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.

- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.
- 5 **MS ALLAN** To move, That this House notes:
 - (1) the Liberal–Nationals Coalition have confirmed they will undertake a Cost Audit if they win the 2018 election;
 - (2) the devastating cuts and job losses in the public service when the Liberal–Nationals were last in government;
 - (3) the grave risk to services and jobs following a Liberal–Nationals Cost Audit.

ORDERS OF THE DAY

- 1 *HEALTH AND CHILD WELLBEING LEGISLATION AMENDMENT BILL 2017 Second reading.
- 2 CRIMES LEGISLATION AMENDMENT (PROTECTION OF EMERGENCY WORKERS AND OTHERS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 3 **STATE TAXATION ACTS FURTHER AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 4 TRANSPORT LEGISLATION AMENDMENT (ROAD SAFETY, RAIL AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Hodgett).

- 5 DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT (MEDICALLY SUPERVISED INJECTING CENTRE) BILL 2017 Second reading Resumption of debate (Mr Pakula).
- 6 **SERVICE VICTORIA BILL 2017** Second reading *Resumption of debate (Mr O'Brien, Malvern)*.
- 7 PLANNING AND ENVIRONMENT AMENDMENT (PUBLIC LAND CONTRIBUTIONS) BILL **2017** Second reading *Resumption of debate*.
- 8 **OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL** Second reading *Resumption of debate (Mr Hodgett).*
- 9 CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 10 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Hodgett*).
- 11 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016 Second reading Resumption of debate (Mr Clark).
- 13 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 14 **WATER AND CATCHMENT LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 15 November 2017. 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 NOVEMBER 2017

- 328 **MORNINGTON PENINSULA DEVELOPMENT** Petition presented by the Member for Nepean (15 November 2017) Requesting that the Legislative Assembly protects the Mornington Peninsula from inappropriate development by prohibiting three storey buildings in general residential zones To be considered (Mr Dixon).
- 329 **MORNINGTON PENINSULA PUBLIC TRANSPORT REVIEW** Petition presented by the Member for Nepean (15 November 2017) Requesting that the Legislative Assembly calls on the Government to request a service review to identify, fund and resolve shortfalls to enable public transport on the Mornington

Peninsula to align with Public Transport Victoria's minimum service level — To be considered (Mr Dixon).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 29 NOVEMBER 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **ROAD SAFETY AMENDMENT (AUTOMATED VEHICLES) BILL 2017** — Second reading — *Resumption of debate (Mr Hodgett).*

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016, 23 June 2016 and 20 September 2017.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 148

Tuesday 28 November 2017

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

- †**MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 February 2018.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant,

- appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.
- 5 **MS ALLAN** To move, That this House notes:
 - (1) the Liberal-Nationals Coalition have confirmed they will undertake a Cost Audit if they win the 2018 election;
 - (2) the devastating cuts and job losses in the public service when the Liberal–Nationals were last in government;
 - (3) the grave risk to services and jobs following a Liberal–Nationals Cost Audit.

ORDERS OF THE DAY

- *MAJOR EVENTS LEGISLATION AMENDMENT (TICKET SCALPING AND OTHER MATTERS)
 BILL 2017 Second reading.
- 2 **WATER AND CATCHMENT LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark).*

- 3 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Hodgett*).
- 4 CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 5 **OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL** Second reading *Resumption of debate (Mr Hodgett).*
- 6 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 7 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 8 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 16 November 2017. 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 were made on 16 November 2017. 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 DAYS

WEDNESDAY 29 NOVEMBER 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **ROAD SAFETY AMENDMENT (AUTOMATED VEHICLES) BILL 2017** — Second reading — *Resumption of debate (Mr Hodgett).*

THURSDAY 30 NOVEMBER 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 HEALTH AND CHILD WELLBEING LEGISLATION AMENDMENT BILL 2017 — Second reading — Resumption of debate (Mr Clark).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (Sunbury), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016, 23 June 2016 and 20 September 2017.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 149

Wednesday 29 November 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 February 2018.
- 2 **MS ALLAN** To move, That:
 - The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

- (k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (1) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.
- 5 **MS ALLAN** To move, That this House notes:
 - (1) the Liberal–Nationals Coalition have confirmed they will undertake a Cost Audit if they win the 2018 election;
 - (2) the devastating cuts and job losses in the public service when the Liberal-Nationals were last in government;
 - (3) the grave risk to services and jobs following a Liberal–Nationals Cost Audit.

ORDERS OF THE DAY

*VOLUNTARY ASSISTED DYING BILL 2017 — AMENDMENTS OF THE LEGISLATIVE COUNCIL — Resumption of debate on the question — that the amendments be agreed to — and on the amendment — that all the words after 'amendments' be omitted with the view of inserting in their place the words 'be deferred indefinitely' — (Ms Thomson, Footscray).

- 2 *FINANCIAL MANAGEMENT AND CONSTITUTION ACTS AMENDMENT BILL 2017 Second reading.
- 3 *PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2017 Second reading.
- 4 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate (Mr Clark)*.
- 5 **ROAD SAFETY AMENDMENT (AUTOMATED VEHICLES) BILL 2017** Second reading *Resumption of debate (Mr Hodgett).*
- 6 **WATER AND CATCHMENT LEGISLATION AMENDMENT BILL 2017** Second reading Resumption of debate on the question That this bill be now read a second time and on the amendment That all the words after 'That' be omitted with the view of inserting in their place the words 'this House refuses to read this Bill a second time until there is a regulatory impact statement completed on the Bill's proposed regime for salinity impact, and until the Government agrees to revert to the original timeframe with respect to reviewing northern Victoria's long term water assessment plan for 2018' (Ms Halfpenny).
- 7 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Hodgett*).
- 8 CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 9 **OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL** Second reading *Resumption of debate (Mr Hodgett).*
- 10 **LONG SERVICE LEAVE BILL 2017** Second reading Resumption of debate (Mr Guy).
- 11 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

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 28 NOVEMBER 2017

MR KATOS — To move, That this House requires the statements made by the Member for Geelong on 15 November 2017 during the debate on the Drugs, Poisons and Controlled Substances Amendment (Medically Supervised Injecting Centre) Bill 2017 regarding the comments she made to the Geelong Advertiser about a drug injecting room for Geelong be referred to the Privileges Committee for examination and report.

ORDERS OF THE DAY

No orders were made on 28 November 2017. 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 DAYS

THURSDAY 30 NOVEMBER 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 **HEALTH AND CHILD WELLBEING LEGISLATION AMENDMENT BILL 2017** — Second reading — *Resumption of debate (Mr Clark).*

TUESDAY 12 DECEMBER 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 MAJOR EVENTS LEGISLATION AMENDMENT (TICKET SCALPING AND OTHER MATTERS) BILL 2017 — Second reading — Resumption of debate (Mr Clark).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016, 23 June 2016 and 20 September 2017.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 150

Thursday 30 November 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 February 2018.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

(d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.

- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.
- 5 **MS ALLAN** To move, That this House notes:
 - (1) the Liberal–Nationals Coalition have confirmed they will undertake a Cost Audit if they win the 2018 election;
 - (2) the devastating cuts and job losses in the public service when the Liberal–Nationals were last in government;
 - (3) the grave risk to services and jobs following a Liberal–Nationals Cost Audit.

ORDERS OF THE DAY

- 1 **ROAD SAFETY AMENDMENT (AUTOMATED VEHICLES) BILL 2017** Second reading *Resumption of debate (Mr Carroll).*
- 2 **HEALTH AND CHILD WELLBEING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- WATER AND CATCHMENT LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate on the question That this bill be now read a second time and on the amendment That all the words after 'That' be omitted with the view of inserting in their place the words 'this House refuses to read this Bill a second time until there is a regulatory impact statement completed on the Bill's proposed regime for salinity impact, and until the Government agrees to revert to the original timeframe with respect to reviewing northern Victoria's long term water assessment plan for 2018' (Ms Halfpenny).

- 4 CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 5 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** Second reading *Resumption of debate on the question* That this bill be now read a second time *and on the amendment* That all the words after 'That' be omitted with the view of inserting in their place the words '(a) this House refuses to read this Bill a second time until a thorough, transparent public consultation phase is conducted; and (b) this Bill be withdrawn and redrafted, following the consultation phase, into a form which (i) is based on animal welfare assessments and outcomes and not arbitrary animal number limits; and (ii) improves regulation for sale of puppies and kittens without creating risk of pet black markets, or restricting an individual's ability to acquire an affordable family pet of choice' (*Mr Noonan*).
- 6 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Hodgett*).
- 7 **OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL** Second reading *Resumption of debate (Mr Hodgett).*
- 8 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 9 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 29 November 2017. 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 29 NOVEMBER 2017

- 330 **MORNINGTON PENINSULA DEVELOPMENT** Petition presented by the Member for Nepean (29 November 2017) Requesting that the Legislative Assembly protects the Mornington Peninsula from inappropriate development by prohibiting three storey buildings in general residential zones To be considered (*Mr Dixon*).
- RESIDENTIAL PARKS Petition presented by the Member for Ferntree Gully (29 November 2017) Requesting that the Legislative Assembly calls on the Government to (a) provide financial compensation to present residents of Wantirna Caravan Park; (b) provide future financial compensation and legal protection for residents of residential parks under the *Residential Tenancies Act 1997*; and (c) recognise the critical role of residential parks as affordable housing To be considered (*Mr Wakeling*).
- 332 **SAFE SCHOOLS PROGRAM** Petition presented by the Member for Forest Hill (29 November 2017) Requesting that the Legislative Assembly calls on the Government to stop compelling all Victorian secondary schools to implement the Safe Schools program and allow parents to decide if their children will participate in the program To be considered (Mr Angus).

BUSINESS LISTED FOR FUTURE DAYS

TUESDAY 12 DECEMBER 2017

GOVERNMENT BUSINESS

ORDER OF THE DAY

1 MAJOR EVENTS LEGISLATION AMENDMENT (TICKET SCALPING AND OTHER MATTERS) BILL 2017 — Second reading — Resumption of debate (Mr Clark).

WEDNESDAY 13 DECEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- FINANCIAL MANAGEMENT AND CONSTITUTION ACTS AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Morris).
- 2 **PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Walsh).*

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016, 23 June 2016 and 20 September 2017.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 151

Tuesday 12 December 2017

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 under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 February 2018.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

(d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.

- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.
- 5 **MS ALLAN** To move, That this House notes:
 - (1) the Liberal–Nationals Coalition have confirmed they will undertake a Cost Audit if they win the 2018 election;
 - (2) the devastating cuts and job losses in the public service when the Liberal–Nationals were last in government;
 - (3) the grave risk to services and jobs following a Liberal–Nationals Cost Audit.

ORDERS OF THE DAY

- MAJOR EVENTS LEGISLATION AMENDMENT (TICKET SCALPING AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Mr Clark).
- 2 **OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL** Second reading *Resumption of debate (Mr Hodgett)*.
- 3 CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 4 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Hodgett*).
- 5 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*

6 TRANSPARENCY IN GOVERNMENT BILL 2015 — AMENDMENTS OF THE LEGISLATIVE COUNCIL — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 30 November 2017. 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 were made on 30 November 2017. 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 13 DECEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- FINANCIAL MANAGEMENT AND CONSTITUTION ACTS AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Morris).
- 2 **PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Walsh).*

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

COLIN BROOKS MP Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016, 23 June 2016 and 20 September 2017.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 152

Wednesday 13 December 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 February 2018.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

- (d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.
- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three

- months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.
- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.
- 5 **MS ALLAN** To move, That this House notes:
 - (1) the Liberal–Nationals Coalition have confirmed they will undertake a Cost Audit if they win the 2018 election;
 - (2) the devastating cuts and job losses in the public service when the Liberal–Nationals were last in government;
 - (3) the grave risk to services and jobs following a Liberal–Nationals Cost Audit.

ORDERS OF THE DAY

- 1 *AUDIT AMENDMENT BILL 2017 Second reading.
- 2 *JUSTICE LEGISLATION AMENDMENT (VICTIMS) BILL 2017 Second reading.
- 3 *BAIL AMENDMENT (STAGE TWO) BILL 2017 Second reading.
- 4 *MARINE AND COASTAL BILL 2017 Second reading.

- 5 *CHILDREN LEGISLATION AMENDMENT (INFORMATION SHARING) BILL 2017 Second reading.
- 6 *VICTORIAN INDEPENDENT REMUNERATION TRIBUNAL AND IMPROVING PARLIAMENTARY STANDARDS BILL 2017 Second reading.
- 7 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Mr Hodgett*).
- 8 PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2017 Second reading Resumption of debate (Mr Walsh).
- 9 **OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL 2017** Second reading *Resumption of debate (Ms Graley).*
- 10 CORRECTIONS LEGISLATION FURTHER AMENDMENT BILL 2017 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 11 MAJOR EVENTS LEGISLATION AMENDMENT (TICKET SCALPING AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Ms Allan).
- 12 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 13 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 14 **FINANCIAL MANAGEMENT AND CONSTITUTION ACTS AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Morris)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 12 December 2017. 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 DECEMBER 2017

- 333 **CHRISTMAS POLICE NUMBERS IN LAKES ENTRANCE** Petition presented by the Member for Gippsland East (12 December 2017) Requesting that the Legislative Assembly ensures that the Government acts immediately to provide adequate numbers of police to Lakes Entrance over the Christmas 2017 holiday period To be considered (Mr Bull, Gippsland East).
- 334 **SMALL-SCALE PASTURED FARMS** Petition presented by the Member for Macedon (12 December 2017) Requesting that the Legislative Assembly treats small-scale pastured pig and

poultry farms under the farming zone like other low risk grazing systems that rely on supplementary feed rather than treating them as industrial producers — To be considered (*Ms Thomas*).

335 **RAIL SERVICES IN HORSHAM** — Petition presented by the Member for Lowan (12 December 2017) — Requesting that the Legislative Assembly calls on the Government to ensure an appropriate level of investment is made to return passenger rail services to Horsham — To be considered (Ms Kealy).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

MAREE EDWARDS MP Deputy Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016, 23 June 2016 and 20 September 2017.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 153

Thursday 14 December 2017

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

NOTICES OF MOTION

- 1 **MS ALLAN** To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 February 2018.
- 2 **MS ALLAN** To move, That:
 - (1) The House directs the Speaker to join with the President in establishing a Parliamentary Integrity Adviser with the following roles and responsibilities:

Provision of advice

- (a) The Parliamentary Integrity Adviser is to advise any member of Parliament, including former members of Parliament where relevant, when asked to do so by that member, on ethical issues and integrity matters concerning the exercise of his or her role as a member. The Parliamentary Integrity Adviser's advice can be sought on a range of parliamentary matters including on the application of any legislation or other guidelines adopted by Parliament that are relevant to members in their capacity as members of Parliament, the use of members' entitlements and declaration of potential conflicts of interests.
- (b) The Parliamentary Integrity Adviser's role is to give advice that is consistent with any legislation or other guidelines adopted by Parliament, but does not include the provision of any legal advice.

Education and training

(c) The Parliamentary Integrity Adviser is to provide education and training sessions to members of Parliament about ethical issues and integrity matters, including training to new members of Parliament at the commencement of a Parliamentary term and training on any amendments to the Parliamentary standards or integrity system.

Records

(d) The Parliamentary Integrity Adviser is required to keep records of advice given and the factual information upon which it is based.

- (e) The Parliamentary Integrity Adviser is under a duty to maintain the confidentiality of information provided to him or her in the course of their duties and any advice given, but may make public any advice if the person who requested the advice gives permission for it to be made public.
- (f) If the Parliamentary Integrity Adviser considers that the confidential advice provided to a member has been publicly misrepresented, the Parliamentary Integrity Adviser must release a statement to correct the misrepresentation. In releasing the statement, the Parliamentary Integrity Adviser cannot release the advice provided to the member.

Reporting

- (g) The Parliamentary Integrity Adviser is to meet at least annually with the Privileges Committee of each of House of Parliament for a discussion on matters raised and possible proposals to address them. Consistent with paragraph (j) of this resolution, these discussions cannot identify any members who have sought advice.
- (h) The Parliamentary Integrity Adviser shall be required to report to the Parliament on an annual basis detailing:
 - (i) **Advisory functions:** the number of ethical matters raised with him or her, the number of members who sought advice, the amount of time spent in the course of duties and the number of times advice was given; and
 - (ii) **Education functions:** the number of training sessions provided by the Parliamentary Integrity Adviser, a brief description of the content of the sessions and the number of members who attended each session.
- (i) The Parliamentary Integrity Adviser may, in its absolute discretion, report to the Parliament from time to time:
 - (i) on any issues with the parliamentary standards framework arising from requests for ethics or integrity advice, and suggest proposals to address these issues;
 - (ii) to provide guidance to members of Parliament on particular issues, including publishing de-identified case studies to educate members of Parliament on their obligations; or
 - (iii) on any other matters it considers appropriate, subject to the obligation to maintain the confidentiality of advice provided to a member.
- (j) Consistent with its independent role of providing confidential advice, the Parliamentary Integrity Adviser cannot:
 - (i) be referred matters by a House of Parliament;
 - (ii) be required to report to Parliament or any of its committees or this House, on the conduct of particular members of Parliament; or
 - (iii) investigate allegations of misconduct.

If members have concerns about the conduct of other members of Parliament, advice should be sought from the Presiding Officer of the relevant House, not the Parliamentary Integrity Adviser.

Appointment

(k) The Speaker and the President shall, on the recommendation of the Privileges Committee of both the Assembly and Council, after each election or whenever the office becomes vacant, appoint a Parliamentary Integrity Adviser for the life of the Parliament and the period of three months after each election. The Speaker and the President will agree the final terms and conditions of the appointment.

- (l) If the Privileges Committees of both Houses do not agree on a preferred candidate within three months of a vacancy in the office, a joint sitting of Parliament will be held to recommend an individual for appointment as the Parliamentary Integrity Adviser
- (m) The Parliamentary Integrity Adviser can engage in outside employment that does not conflict with their role.
- (n) The Parliamentary Integrity Adviser may resign in writing to the Speaker and President, or may be removed from office for insolvency, proven misbehaviour or mental incapacity on a resolution agreed to by both Houses.
- (2) This resolution has effect from the date of its agreement in both Houses and continues in force unless amended or repealed by both Houses of this Parliament, or subsequent Houses of Parliament.
- (3) A message be sent to the Legislative Council advising them accordingly.
- 3 **MS ALLAN** To move, That this House condemns the Prime Minister and the Liberal Party for voting to cut the pay of Victorian workers by reducing their public holiday and weekend penalty rates.
- 4 **MS ALLAN** To move, That this House:
 - (1) acknowledges the significant infrastructure works being put forward by the Andrews Labor Government, including Metro Tunnel, Regional Rail Revival, the Level Crossing Removal Program and the West Gate Tunnel which is creating jobs; and
 - (2) condemns the Opposition for opposing every major infrastructure project proposed by the Government and standing in the way of job creation across Victoria.
- 5 **MS ALLAN** To move, That this House notes:
 - (1) the Liberal–Nationals Coalition have confirmed they will undertake a Cost Audit if they win the 2018 election;
 - (2) the devastating cuts and job losses in the public service when the Liberal–Nationals were last in government;
 - (3) the grave risk to services and jobs following a Liberal–Nationals Cost Audit.

ORDERS OF THE DAY

- 1 *LABOUR HIRE LICENSING BILL 2017 Second reading.
- 2 *PLANNING AND ENVIRONMENT AMENDMENT (DISTINCTIVE AREAS AND LANDSCAPES) BILL 2017 Second reading.
- 3 **GAMBLING LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate* (*Ms Hennessy*).
- 4 MAJOR EVENTS LEGISLATION AMENDMENT (TICKET SCALPING AND OTHER MATTERS) BILL 2017 Second reading Resumption of debate (Ms Allan).

- 5 **PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Thomas).*
- 6 OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE AMENDMENT BILL 2017 Second reading *Resumption of debate (Ms Graley)*.
- 7 **LONG SERVICE LEAVE BILL 2017** Second reading *Resumption of debate (Mr Guy).*
- 8 **FINANCIAL MANAGEMENT AND CONSTITUTION ACTS AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Morris)*.
- 9 TRANSPARENCY IN GOVERNMENT BILL 2015 AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 13 December 2017. 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 13 DECEMBER 2017

- 336 **MORNINGTON PENINSULA DEVELOPMENT** Petition presented by the Member for Nepean (13 December 2017) Requesting that the Legislative Assembly protects the Mornington Peninsula from inappropriate development by prohibiting three storey buildings in general residential zones To be considered (Mr Dixon).
- 337 **MORNINGTON PENINSULA PUBLIC TRANSPORT REVIEW** Petition presented by the Member for Nepean (13 December 2017) Requesting that the Legislative Assembly calls on the Government to request a service review to identify, fund and resolve shortfalls to enable public transport on the Mornington Peninsula to align with Public Transport Victoria's minimum service level To be considered (Mr Dixon).
- 338 **COBRAM SES** Petition presented by the Member for Ovens Valley (13 December 2017) Requesting that the Legislative Assembly considers providing funding for the State Emergency Service Cobram Unit to transfer their headquarters to the Victorian side of the Murray River and enhance the flood response in Victoria To be considered (Mr McCurdy).
- 339 **CRIME IN RURAL COMMUNITIES** Petition presented by the Member for Murray Plains (12 December 2017) Requesting that the Legislative Assembly calls on the Government to increase the police presence in rural communities, improve response times to 000 calls, ensure penalties for crimes are in line with community values and increase rehabilitation and support resources for drug users To be considered (Mr Walsh).
- 340 **COHUNA DISTRICT HOSPITAL** Petition presented by the Member for Murray Plains (12 December 2017) Requesting that the Legislative Assembly ensures that the Government guarantees

the continuation of full maternity care at the Cohuna District Hospital and that the Hospital remains a standalone health service — To be considered (*Mr Walsh*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 27 DECEMBER 2017

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **AUDIT AMENDMENT BILL 2017** Second reading *Resumption of debate (Mr Clark)*.
- 2 **JUSTICE LEGISLATION AMENDMENT (VICTIMS) BILL 2017** Second reading *Resumption of debate (Mr Pesutto)*.
- 3 **BAIL AMENDMENT (STAGE TWO) BILL 2017** Second reading *Resumption of debate (Mr Pesutto).*
- 4 MARINE AND COASTAL BILL 2017 Second reading Resumption of debate (Mr Wakeling).
- 5 **CHILDREN LEGISLATION AMENDMENT (INFORMATION SHARING) BILL 2017** Second reading *Resumption of debate (Mr Hodgett)*.
- 6 VICTORIAN INDEPENDENT REMUNERATION TRIBUNAL AND IMPROVING PARLIAMENTARY STANDARDS BILL 2017 Second reading Resumption of debate (Mr Clark).

BRIDGET NOONAN
Acting Clerk of the Legislative Assembly

MAREE EDWARDS MP Deputy Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Ms Edwards

ACTING SPEAKERS — Ms Blandthorn, Mr Carbines, Ms Couzens, Mr Dimopoulos, Mr Edbrooke, Ms Graley, Ms Kilkenny, Ms Knight, Mr McGuire, Mr Pearson, Mr Richardson, Ms Spence, Ms Suleyman, Ms Thomson (*Footscray*), Ms Ward and Ms Williams.

COMMITTEES

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

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

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

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

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT)— Mr Bull (*Sunbury*), Ms Halfpenny, Mr Richardson and Mr Riordan.

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

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, 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.

PENALTY RATES AND FAIR PAY — Ms Blandthorn, Mr Bull (*Sunbury*), Mr Clark, Mr Hibbins, Ms Ryall, Ms Suleyman and Ms Williams.

PRIVILEGES — Ms Allan, Mr Clark, 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 Carroll, Mr Clark, Ms Edwards, Mr Hibbins, Mr Hodgett, Ms Kairouz, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016, 23 June 2016 and 20 September 2017.

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 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.

3 Who may ask oral questions without notice

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

4 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.

5 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 about matters related to their portfolio.

6 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.

7 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. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 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.

9 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. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (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 the Clerk must electronically publish the response.

10 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.

11 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.

(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.

12 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.

13 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

Ouestion 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'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

15 Rebroadcasting

Rebroadcast of an official broadcast is permitted, subject to the following conditions:

- (1) the material must only be used for the purposes of fair and accurate reports of proceedings and must not in any circumstances be used for:
 - (a) satire or ridicule; or
 - (b) commercial sponsorship or commercial advertising;
- (2) broadcast material must not be digitally manipulated;
- (3) excerpts of proceedings are to be placed in context so as to avoid any misrepresentation; and
- (4) remarks withdrawn are not to be rebroadcast unless the withdrawal is also rebroadcast.