VICTORIA

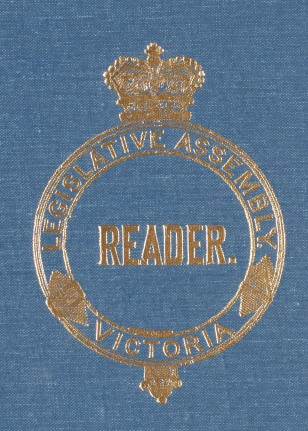


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LECISLATIVE ASSEMBLY

> 1997 VOL. 2

READER



LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- SNOWY HYDRO CORPORATISATION (VICTORIA) BILL Second reading.
- 2. CONSTRUCTION INDUSTRY LONG SERVICE LEAVE BILL Second reading Resumption of debate (Mr Bracks).
- 3. DRUGS, POISONS AND CONTROLLED SUBSTANCES (AMENDMENT) BILL Second reading Resumption of debate (Mr Cameron).
- 4. VETERINARY PRACTICE BILL Second reading Resumption of debate (Mr Brumby).
- 5. INTRODUCTION AGENTS BILL Second reading Resumption of debate (Mr Hulls).
- ASSOCIATIONS INCORPORATION (AMENDMENT) BILL Second reading -Resumption of debate (Mr Hulls).
- 7. **ALPINE RESORTS BILL** Second reading Resumption of debate (Ms Garbutt).
- MELBOURNE AND OLYMPIC PARKS (AMENDMENT) BILL Second reading -Resumption of debate (Mr Pandazopoulos).

GENERAL BUSINESS

NOTICES OF MOTION

- MR RYAN To move, That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria.
- 2. MR BRUMBY To move, That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of

adequate direction and support for the Victorian wool industry.

- 3. MR THOMPSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for fostering co-operation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study.
- 4. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 5. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 6. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 8. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 9. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 10. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional

and Standing Orders to achieve - (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by - (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.

- 11. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 12. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the Constitution Act 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 13. MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 14. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 15. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 16. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 17. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 18. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 19. **MR LEIGH** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.

- 20. **MR PANDAZOPOULOS** To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 21. **MR PATERSON** To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 22. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 23. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 24. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 25. **MR TRAYNOR** To move, That this House congratulates the Government on its program of prison privatisation.
- 26. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 27. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- 28. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 29. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 30. MS GARBUTT To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 32. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.

- 33. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 34. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 35. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 36. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 37. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 38. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 39. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 40. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 41. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 42. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 43. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 44. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.

- 45. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 46. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 47. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 48. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 49. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 50. **MR BRACKS** To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 51. **MR ASHLEY -** To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 52. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 53. **MR PATERSON** To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 54. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 55. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 56. **MR THWAITES** To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.

- 57. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 58. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 59. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 60. **MS GARBUTT -** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 61. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 62. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 63. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 64. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 65. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 66. MR PLOWMAN (Benambra) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 67. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist

- all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 68. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 69. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 70. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 71. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- MR HULLS To move, That this House condemns the Premier's failure to answer 72. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 73. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the

Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.

- 74. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- 75. MR THWAITES - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- 76. MR LONEY - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.

- 77. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 78. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 79. **MR SMITH** (*Glen Waverley*) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- 80. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- 81. MRS CAMPBELL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: (a) who advised the Premier that his family should buy 20,000 shares in

Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.

- 82. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: -(a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 83. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- MR MILDENHALL To move, That this House condemns the Premier's failure to answer 84. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 85. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of

Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including - (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan; (d) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.

- 86. **MR SMITH** (*Glen Waverley*) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 87. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 88. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 89. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 90. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 91. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 92. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.

- 93. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 94. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 95. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 96. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 97. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 98. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 99. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 100. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 101. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.

- 102. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 103. **MR SPRY** To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 104. **MS BURKE** To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 105. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 106. **MR LUPTON** To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 107. **MS McCALL** To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 108. **MR JENKINS** To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 109. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- 111. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares;

- and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 112. **MR BRUMBY -** To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 113. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 114. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 117. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 118. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 119. **MR BRACKS** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.

- MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 121. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 123. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 124. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 125. **MR BATCHELOR -** To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 126. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 127. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 128. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 129. **MR THWAITES** To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 130. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 131. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.

- 132. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 133. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 134. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 135. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 136. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 137. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 138. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 139. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 140. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 141. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 142. **MR HAMILTON** To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 143. **MR HAMILTON** To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 144. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 145. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 146. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.

- 147. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 148. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 149. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 150. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 151. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 152. **MR DOLLIS -** To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 153. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 154. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 155. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 156. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 157. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 158. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 159. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.

- 160. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 161. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 162. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 163. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 164. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 165. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 167. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 168. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 169. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 170. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.

- 171. **MR THWAITES** To move, That he have leave to bring in a Bill to amend the "Food Act 1984 and for other purposes" to improve the quality and safety of Victoria's food.
- 172. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 173. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 174. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 175. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 176. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the *Casino Control Act* 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 177. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 178. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 179. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 180. **MS GILLETT** To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.

- 181. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 182. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 183. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 184. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 185. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 186. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 187. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 188. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 189. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 190. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.

- 191. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 192. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 193. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 194. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the *Education Act 1958* to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 195. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 196. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 197. MR SAVAGE To move, That he have leave to bring in a Bill to amend the *Prostitution Control Act 1994*, and for other purposes, to empower local government to prohibit brothels.
- 198. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 199. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 200. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 201. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.

- 202. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 203. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House
- 204. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 205. **MR HAERMEYER -** To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 206. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 207. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 208. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 209. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 210. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.

- 211. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 212. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 213. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 214. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 215. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 216. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 217. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 218. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 219. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 220. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.

- 221. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 222. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 223. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 224. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 225. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 226. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 227. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 228. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 229. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 230. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 231. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.

- 232. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 233. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 234. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 235. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 236. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 237. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 238. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 239. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 240. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."

- 241. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 242. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 243. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 244. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 245. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 246. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 247. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 248. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 249. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 250. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.

- 251. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 252. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 253. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 254. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 255. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 256. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 257. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 258. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 259. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 260. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.

- 261. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 262. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 263. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 264. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 265. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 266. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 267. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 268. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 269. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.

- 270. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 271. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 272. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 273. **MS DAVIES** To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- MR BRUMBY To move, That this House condemns the Government for its failure to 274. recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail supply of complexes; (iv) the landlord disclosure (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 275. MR BRUMBY To move, That this House notes the editorial of The Australian, May 22, 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 276. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May 22, 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system

for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".

- MR LONEY To move, That this House calls on the Government to introduce legislation *277. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.
- *278. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- *279. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.

*280. MRS CAMPBELL - To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.

ORDERS OF THE DAY

- 1. STUDENT UNION DISCRIMINATION Resumption of debate on the question That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).
- 2. SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (*Mr Hulls*).
- 7. **SUNDAY TRADING** Petition presented by the Member for Bendigo East Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (*Mr Cameron*).
- 8. **EDUCATION POLICIES** *Resumption of debate on the question* That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (*Mr Hamilton*).

- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- CHILD PROTECTION SYSTEM Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING** Petition presented by the Member for Mooroolbark Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (*Ms Garbutt*).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (*Mr Hulls*).
- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (*Mr Brumby*).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).

- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (*Mr Batchelor*).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (*Mrs Maddigan*).
- STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this 21. House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).

- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).

P. J. MITHEN Clerk of the Legislative Assembly

S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Micallef, Mr Rowe, Mr Traynor and Mrs Wilson.
- ECONOMIC DEVELOPMENT (JOINT) Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mr Lupton, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin and Mr Spry.
- **FAMILY AND COMMUNITY DEVELOPMENT (JOINT)** Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- **FEDERAL-STATE RELATIONS (JOINT)** Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

ORDER OF THE DAY

* GRIEVANCES - Debate on the question - That grievances be noted.

GOVERNMENT BUSINESS

NOTICES OF MOTION

- *1. MR KENNETT To move, That he have leave to bring in a Bill to amend the Road Transport (Dangerous Goods) Act 1995 and for other purposes.
- *2. MR KENNETT To move, That he have leave to bring in a Bill to make further amendments to the Electricity Industry Act 1993, to amend the National Electricity (Victoria) Act 1997 and certain other Acts and for other purposes.
- *3. MR KENNETT To move, That he have leave to bring in a Bill to amend the Port Services Act 1995 and the State Electricity Commission Act 1958, to repeal the Port of Melbourne Authority Act 1958, the Port of Geelong Authority Act 1958, the Port of Portland Authority Act 1958 and for other purposes.
- *4. MR McNAMARA To move, That he have leave to bring in a Bill to ratify a further agreement and to amend the Forests (Dunstan Agreement) Act 1987 and for other purposes.
- *5. MR GUDE To move, That he have leave to bring in a Bill to amend the Education Act 1958 to make further provision for work experience arrangements and for other purposes.
- *6. MR MACLELLAN (Pakenham) To move, That he have leave to bring in a Bill to establish the Urban Land Corporation, to repeal the Urban Land Authority Act 1979 and for other purposes.
- *7. MR MACLELLAN (*Pakenham*) To move, That he have leave to bring in a Bill to amend the **Docklands Authority Act 1991** and to repeal the Development Areas Act 1973 and for other purposes.
- *8. MR MACLELLAN (Pakenham) To move, That he have leave to bring in a Bill to amend the Local Government Act 1989, the Building Act 1993 and the Local Government (Amendment) Act 1996, to repeal the Public Authorities Marks Act 1958 and for other purposes.

- *9. MRS WADE To move, That she have leave to bring in a Bill to reform the law relating to fitness to stand trial for criminal offences and to the defence of insanity, to amend the Corrections Act 1986, the Crimes Act 1958, the Intellectually Disabled Persons' Services Act 1986 and the Mental Health Act 1986 and for other purposes.
- *10. MRS WADE To move, That she have leave to bring in a Bill to amend the Commonwealth Powers (Family Law—Children) Act 1986 with respect to the reference of matters to the Commonwealth Parliament and for other purposes.
- *11. MRS WADE To move, That she have leave to bring in a Bill to amend the Sentencing Act 1991, the Crimes Act 1958 and the Magistrates' Court Act 1989 and for other purposes.
- *12. MRS WADE To move, That she have leave to bring in a Bill to amend the Building Societies Act 1986, the Co-operative Housing Societies Act 1958 and the Financial Institutions (Victoria) Act 1992 and for other purposes.
- *13. MRS WADE To move, That she have leave to bring in a Bill to amend the Hire-Purchase Act 1959 and the Goods Act 1958 and for other purposes.
- *14. MRS TEHAN To move, That she have leave to bring in a Bill to amend the Wildlife Act 1975, the Conservation, Forests and Lands Act 1987 and for other purposes.
- *15. DR NAPTHINE To move, That he have leave to bring in a Bill to amend the Adoption Act 1984, the Children's Services Act 1996, the Community Services Act 1970, the Disability Services Act 1991 and the Intellectually Disabled Persons' Services Act 1986 and for other purposes.
- *16. DR NAPTHINE To move, That he have leave to bring in a Bill to amend the Health Services Act 1988 to replace certain references to nursing homes and hostels, to provide for offences in relation to supported residential services, to extend the period for the commencement of proceedings in respect of certain offences and for other purposes.
- *17. DR NAPTHINE To move, That he have leave to bring in a Bill to establish the Victorian Institute of Forensic Mental Health, to amend the Health Services Act 1988 and the Mental Health Act 1986 and for other purposes.
- *18. DR NAPTHINE To move, That he have leave to bring in a Bill to make provision for the registration of podiatrists, the investigation into the professional conduct or fitness to practice of registered podiatrists, to regulate the advertising of podiatry services, to establish the Podiatrists Registration Board of Victoria and the Podiatrists Registration Board Fund, to repeal the Chiropodists Act 1968 and to make consequential amendments to other Acts and for other purposes.
- *19. MR REYNOLDS To move, That he have leave to bring in a Bill to amend the Melbourne Sports and Aquatic Centre Act 1994 to make further provision for the Melbourne Sports and Aquatic Centre land and for other purposes.

- *20. MR HONEYWOOD To move, That he have leave to bring in a Bill to amend the Vocational Education and Training Act 1990 and the Adult, Community and Further Education Act 1991 to make further provision for vocational education and training and adult, community and further education, to amend the Accident Compensation Act 1985, the Accident Compensation (WorkCover Insurance) Act 1993 and the Pay-roll Tax Act 1971, to make consequential amendments to other Acts and for other purposes.
- *21. MR HONEYWOOD To move, That he have leave to bring in a Bill to amend the Deakin University Act 1974, the La Trobe University Act 1964, the Melbourne University Act 1958, the Monash University Act 1958, the Royal Melbourne Institute of Technology Act 1992, the Swinburne University of Technology Act 1992, the Victoria University of Technology Act 1990 and the Tertiary Education Act 1993 and for other purposes.
- *22. MR HONEYWOOD To move, That he have leave to bring in a Bill to amend the University of Ballarat Act 1993 to provide for the merger of The School of Mines and Industries Ballarat Limited and the Wimmera Institute of TAFE with the University of Ballarat and other miscellaneous matters, to make consequential amendments to the Vocational Education and Training Act 1990 and for other purposes.

ORDERS OF THE DAY

- INTRODUCTION AGENTS BILL Second reading Resumption of debate (Mr Hulls).
- 2. ASSOCIATIONS INCORPORATION (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- MELBOURNE AND OLYMPIC PARKS (AMENDMENT) BILL Second reading -Resumption of debate (Mr Pandazopoulos).
- CONSTRUCTION INDUSTRY LONG SERVICE LEAVE BILL Second reading -Resumption of debate (Mr Bracks).
- 5. VETERINARY PRACTICE BILL -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 place thereof the words "this House refuses to read this Bill a second time until there has been appropriate consultation with veterinary surgeons, the farming sector and the community as to who can perform acts of veterinary surgery or medicine and as to what provisions should regulate the ownership of veterinary practices".
- 6. ALPINE RESORTS BILL Second reading Resumption of debate (Ms Garbutt).
- SNOWY HYDRO CORPORATISATION BILL Second reading.

GENERAL BUSINESS

NOTICES OF MOTION

 MR RYAN - To move, That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria.

- 2. MR BRUMBY To move, That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents;
- adequate direction and support for the Victorian wool industry.
 MR THOMPSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for fostering co-operation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with

recognition for previous study.

(f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of

- 4. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 5. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 6. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.

utilities and other companies relying on government licences or contracts.

 MR MILDENHALL - To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.

- 9. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 10. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 11. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 12. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the Constitution Act 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 13. MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 14. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 15. **MR KILGOUR** To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 16. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.

- 17. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 18. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 19. MR LEIGH To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 20. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 21. **MR PATERSON -** To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 22. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 23. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 24. MS GARBUTT To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 25. **MR TRAYNOR** To move, That this House congratulates the Government on its program of prison privatisation.
- 26. MR BRACKS To move, That this House calls on the Government to amend the *Employee Relations Act* 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 27. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- 28. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.

- 29. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 30. **MS GARBUTT -** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 31. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 32. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 33. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 34. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 35. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 36. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 37. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 38. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 39. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.

- 40. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 41. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 42. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 43. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 44. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 45. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 46. **MR DOLLIS** To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 47. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 48. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 49. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 50. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 51. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.

- 52. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 53. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 54. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 55. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 56. MR THWAITES To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 57. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 58. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 59. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 60. MS GARBUTT To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 61. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 62. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 63. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.

- 64. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 65. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 66. **MR PLOWMAN** (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 67. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless by elections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 68. **MR BATCHELOR -** To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 69. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 70. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 71. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- 72. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support

by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.

- 73. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 74. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- 75. MR THWAITES To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the *Today Tonight* show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on

- 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- MR LONEY To move, That this House condemns the Premier's failure to answer 76. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan: (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 77. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 78. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 79. **MR SMITH** (*Glen Waverley*) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- 80. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant

information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.

- MRS CAMPBELL To move, That this House condemns the Premier's failure to answer 81. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 82. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 83. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.

- 84. MR MILDENHALL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 85. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 86. **MR SMITH** (*Glen Waverley*) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 87. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 88. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 89. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.

- 90. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 91. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 92. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 93. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 94. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 95. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 96. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 97. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 98. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its

- substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 100. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 101. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 102. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 103. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 104. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 105. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 106. **MR LUPTON** To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 107. MS McCALL To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 108. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 109. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools

have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.

- 111. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 112. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 113. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 114. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- 115. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 117. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all

- government members to support the independence and integrity of the Auditor-General.
- 118. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 119. **MR BRACKS** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 121. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 123. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 124. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 125. **MR BATCHELOR** To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 126. **MR BATCHELOR -** To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.

- 127. **MR BATCHELOR** To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 128. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 129. **MR THWAITES** To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 130. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 131. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 132. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 133. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 134. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 135. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 136. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 137. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the Audit Act 1994.
- 138. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 139. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 140. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 141. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.

- 142. MR HAMILTON To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 143. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 144. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 145. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 146. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 147. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 148. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 149. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 150. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 151. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 152. MR DOLLIS To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 153. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 154. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 155. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 156. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.

- 157. **MS KOSKY** To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 158. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 159. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 160. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 161. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 162. **MS GARBUTT** To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 163. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 164. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 165. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- 166. **MR HAMILTON** To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 167. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.

- 168. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 169. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 170. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 171. MR THWAITES To move, That he have leave to bring in a Bill to amend the "Food Act 1984 and for other purposes" to improve the quality and safety of Victoria's food.
- 172. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 173. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 174. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 175. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 176. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 177. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 178. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 179. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the Evidence Act 1958 into crises affecting this prison and the Government's mismanagement of another bungled private contract.

- MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 181. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 182. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 183. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 184. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 185. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 186. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 187. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.

- 188. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 189. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 190. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 191. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 192. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 194. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 195. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 196. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 197. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 198. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.

- 199. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 200. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 201. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 202. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 203. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 205. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 206. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 207. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.

- 208. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 209. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 210. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 211. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 212. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 213. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 214. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 215. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 216. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 217. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 218. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and

possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.

- 219. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 220. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 221. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 222. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 223. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 224. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 225. **MR BATCHELOR** To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 226. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 227. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 228. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 229. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as

- shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 230. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 231. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 232. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 233. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 234. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 235. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 236. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 237. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 238. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.

- 239. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 240. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 241. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 242. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 243. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 244. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 245. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 246. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 247. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 248. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.

- 249. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 250. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 251. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 252. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 253. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 254. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 255. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 256. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 257. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.

- 258. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 259. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 260. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 261. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 262. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 263. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 264. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 265. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 266. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 267. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land

- Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 268. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 269. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 270. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 271. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 272. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 273. MS DAVIES To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- 274. MR BRUMBY To move, That this House condemns the Government for its failure to recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail shopping complexes; (iv) the supply of landlord disclosure statements;

- (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 275. MR BRUMBY To move, That this House notes the editorial of The Australian, May 22, 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 276. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May 22, 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- MR LONEY To move, That this House calls on the Government to introduce legislation 277. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.
- 278. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements;

- (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 279. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 280. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- *281. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.

ORDERS OF THE DAY

- 1. STUDENT UNION DISCRIMINATION Resumption of debate on the question That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).
- SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh - Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area - To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).

- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (*Mr Hulls*).
- SUNDAY TRADING Petition presented by the Member for Bendigo East Praying that
 the Government not promote or allow Sunday Trading and that the City of Greater
 Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question—That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- CHILD PROTECTION SYSTEM Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- BETTER ROADS PROGRAM Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. MOUNT STIRLING Petition presented by the Member for Mooroolbark Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time - To be considered (Ms Garbutt).
- 14. NIDDRIE QUARRY SITE Petition presented by the Member for Niddrie Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site - To be considered (Mr Hulls).
- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston - Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned - To be considered (Mr Brumby).

- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (*Mr Batchelor*).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (*Mrs Maddigan*).
- 21. STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this House now discuss a motion of major public importance, namely the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy and on the amendment That all the words after "That" be omitted with the view of inserting in place thereof the words "this House (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the

Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).

- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).

P. J. MITHEN
Clerk of the Legislative Assembly

S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (*Benambra*), Mr Richardson and Mr Seitz.

COMMITTEES

- *DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
 - **ECONOMIC DEVELOPMENT (JOINT)** Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- *ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
 - FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- FEDERAL-STATE RELATIONS (JOINT) Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House).

Pursuant to resolution on 16 September 1997, Wednesday, 29 October 1997 is an appointed day upon which the question "That grievances be noted" shall be put.

Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. SNOWY HYDRO CORPORATISATION BILL Second reading.
- *2. ROAD TRANSPORT (DANGEROUS GOODS) (AMENDMENT) BILL Second reading.
- *3. ELECTRICITY INDUSTRY (FURTHER MISCELLANEOUS AMENDMENT) BILL Second reading.
- *4. PORT SERVICES (AMENDMENT) BILL Second reading.
- *5. FORESTS (DUNSTAN AGREEMENT) (AMENDMENT) BILL Second reading.
- *6. EDUCATION (WORK EXPERIENCE) BILL Second reading.
- *7. URBAN LAND CORPORATION BILL Second reading.
- *8. DOCKLANDS AUTHORITY (AMENDMENT) BILL Second reading.
- *9. LOCAL GOVERNMENT (MISCELLANEOUS AMENDMENT) BILL Second reading.
- *10. CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) BILL Second reading.
- *11. COMMONWEALTH POWERS (FAMILY LAW-CHILDREN) (AMENDMENT) BILL Second reading.
- *12. SENTENCING (AMENDMENT) BILL Second reading.
- *13. FINANCIAL INSTITUTIONS LEGISLATION (AMENDMENT) BILL Second reading.
- *14. HIRE-PURCHASE (FURTHER AMENDMENT) BILL Second reading.
- *15. WILDLIFE (AMENDMENT) BILL Second reading.
- *16. DISABILITY SERVICES AND OTHER ACTS (AMENDMENT) BILL Second reading.
- *17. HEALTH SERVICES (AMENDMENT) BILL Second reading.

- *18. MENTAL HEALTH (VICTORIAN INSTITUTE OF FORENSIC MENTAL HEALTH) BILL Second reading.
- *19. PODIATRISTS REGISTRATION BILL Second reading.
- *20. **MELBOURNE SPORTS AND AQUATIC CENTRE (AMENDMENT) BILL** Second reading.
- *21. VOCATIONAL EDUCATION AND TRAINING (TRAINING FRAMEWORK) BILL Second reading.
- *22. UNIVERSITY ACTS (FURTHER AMENDMENT) BILL Second reading.
- *23. UNIVERSITY OF BALLARAT (AMENDMENT) BILL Second reading.
 - 24. VETERINARY PRACTICE BILL -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 place thereof the words "this House refuses to read this Bill a second time until there has been appropriate consultation with veterinary surgeons, the farming sector and the community as to who can perform acts of veterinary surgery or medicine and as to what provisions should regulate the ownership of veterinary practices."
 - 25. INTRODUCTION AGENTS BILL Second reading Resumption of debate (Ms Burke).
- 26. **ASSOCIATIONS INCORPORATION (AMENDMENT) BILL** Second reading Resumption of debate (Mr Smith, Glen Waverley).
- 27. MELBOURNE AND OLYMPIC PARKS (AMENDMENT) BILL Second reading Resumption of debate (Mr Smith, Glen Waverley).
- 28. CONSTRUCTION INDUSTRY LONG SERVICE LEAVE BILL 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 place thereof the words "this House refuses to read this Bill a second time until superannuation, redeployment and redundancy matters for existing public sector Co-Invest staff are resolved." (Mr Baker).
- 29. **ALPINE RESORTS BILL** Second reading Resumption of debate (Ms Garbutt).

GENERAL BUSINESS

NOTICES OF MOTION

1. MR RYAN - To move, That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria.

- 2. MR BRUMBY To move, That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry.
- 3. MR THOMPSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for fostering co-operation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study.
- 4. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 5. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 6. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.

- 8. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 9. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 10. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 11. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 12. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the *Constitution Act* 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 13. MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 14. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 15. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.

- 16. MR BRUMBY To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 17. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 18. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 19. MR LEIGH To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 20. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 21. MR PATERSON To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 22. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 23. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 24. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 25. **MR TRAYNOR** To move, That this House congratulates the Government on its program of prison privatisation.
- 26. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 27. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.

- 28. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 29. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 30. MS GARBUTT To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 31. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 32. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 33. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 34. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 35. **MR TREASURE -** To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 36. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 37. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 38. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.

- 39. **MR WELLS -** To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 40. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 41. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 42. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 43. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 44. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 45. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 46. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 47. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 48. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 49. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 50. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.

- 51. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 52. **MS GARBUTT -** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 53. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 54. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 55. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 56. **MR THWAITES** To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 57. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 58. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 59. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 60. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 61. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 62. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.

- 63. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 64. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 65. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 66. MR PLOWMAN (Benambra) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 67. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 68. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 69. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 70. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 71. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.

- MR HULLS To move, That this House condemns the Premier's failure to answer 72. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests: (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 73. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 74. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- 75. **MR THWAITES** To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of

Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the *Today Tonight* show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.

- MR LONEY To move, That this House condemns the Premier's failure to answer 76. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 77. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 78. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.

- 79. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- MR HULLS To move, That this House condemns the Premier's failure to answer 80. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- MRS CAMPBELL To move, That this House condemns the Premier's failure to answer 81. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 82. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 83. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: -

- (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 84. MR MILDENHALL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan; (d) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 86. **MR SMITH** (*Glen Waverley*) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 87. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.

- 88. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 89. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 91. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 92. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 93. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 94. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 95. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 96. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.

- 97. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 98. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 99. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 100. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 101. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 102. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 103. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 104. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 105. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 106. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 107. MS McCALL To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.

- 108. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 109. MR McLELLAN (*Frankston East*) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- 111. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 112. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 113. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 114. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.

- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 117. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 118. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 119. **MR BRACKS** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 120. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 121. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.

- 123. **MR BATCHELOR** To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 124. **MR BATCHELOR** To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 125. **MR BATCHELOR** To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 126. **MR BATCHELOR** To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 127. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 128. **MR THWAITES** To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 129. **MR THWAITES** To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 130. **MR BRACKS** To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 131. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 132. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 133. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 134. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 135. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 136. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 137. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the Audit Act 1994.
- 138. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.

- 139. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 140. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 141. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 142. MR HAMILTON To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 143. **MR HAMILTON -** To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 144. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 145. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 146. **MR HULLS** To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 147. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 148. **MR HULLS** To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 149. **MR HULLS -** To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 150. **MR DOLLIS** To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 151. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 152. MR DOLLIS To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 153. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.

- 154. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 155. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 156. **MS KOSKY** To move, That this House condemns the Government for their mismanagement of public housing.
- 157. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 158. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 159. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 160. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 161. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 162. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 163. MS GARBUTT To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 164. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 165. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a

minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House - (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.

- 167. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 168. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 169. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 170. **MRS MADDIGAN** To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 171. MR THWAITES To move, That he have leave to bring in a Bill to amend the "Food Act 1984 and for other purposes" to improve the quality and safety of Victoria's food.
- 172. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 173. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 174. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 175. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 176. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.

- 177. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 178. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 179. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the Evidence Act 1958 into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 180. MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 181. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 182. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 183. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 184. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 185. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.

- MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 187. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 188. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 189. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 190. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 191. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 192. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 193. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 194. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 195. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 196. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.

- 197. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 198. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 199. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 200. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 201. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 202. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 203. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 205. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.

- 206. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 207. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 208. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 209. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 210. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 211. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 212. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 213. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 214. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 215. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.

- 216. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 217. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 218. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 219. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 220. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 221. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 222. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 223. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 224. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 225. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.

- 226. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 227. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 228. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 229. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 230. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 231. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 232. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 233. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 234. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 235. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.

- 236. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 237. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 238. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 239. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 240. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 241. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 242. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 243. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 244. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 245. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.

- 246. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 247. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 248. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 249. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 250. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 251. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 252. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 253. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 254. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.

- 255. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 256. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 257. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 258. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 259. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 260. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 261. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 262. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 263. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.

- 264. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 265. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 266. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 267. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 268. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 269. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 270. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 272. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.

- 273. MS DAVIES To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- MR BRUMBY To move, That this House condemns the Government for its failure to recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail shopping complexes; (iv) the supply of landlord disclosure statements; (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 275. MR BRUMBY To move, That this House notes the editorial of The Australian, May 22, 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 276. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May 22, 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- 277. MR LONEY To move, That this House calls on the Government to introduce legislation immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include (a) the full identity of the successful buyer or

tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.

- MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 279. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 280. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 281. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.

ORDERS OF THE DAY

STUDENT UNION DISCRIMINATION - Resumption of debate on the question - That this
House condemns the Government for its attack on student unions and calls on the
Government to repeal its voluntary student union legislation which is discriminatory and
designed to disempower students (Ms Garbutt).

- 2. SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (Mr Batchelor).
- KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this
 House congratulates the Government and the Minister for Education for providing the
 Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage
 their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)

 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- CHILD PROTECTION SYSTEM Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).

- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING** Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (Mr Hulls).
- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).

- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- 21. STOCK FEED CRISIS IN GIPPSLAND - Resumption of debate on the question - That this House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).

*25. GAS AND FUEL CORPORATION - Petition presented by the Member for Geelong North (17 September 1997) - Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).

P. J. MITHEN Clerk of the Legislative Assembly S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (*Benambra*), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- ECONOMIC DEVELOPMENT (JOINT) Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- **FEDERAL-STATE RELATIONS (JOINT) -** Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House).

Pursuant to resolution on 16 September 1997, Wednesday, 29 October 1997 is an appointed day upon which the question "That grievances be noted" shall be put.

Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. SNOWY HYDRO CORPORATISATION BILL Second reading Resumption of debate (Mr Loney).
- 2. ROAD TRANSPORT (DANGEROUS GOODS) (AMENDMENT) BILL Second reading Resumption of debate (Mr Batchelor).
- 3. ELECTRICITY INDUSTRY (FURTHER MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Loney).
- 4. PORT SERVICES (AMENDMENT) BILL Second reading Resumption of debate (Mr Batchelor).
- 5. FORESTS (DUNSTAN AGREEMENT) (AMENDMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 6. **EDUCATION (WORK EXPERIENCE) BILL** Second reading Resumption of debate (Mr Mildenhall).
- 7. CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) BILL Second reading Resumption of debate (Mr Hulls).
- 8. COMMONWEALTH POWERS (FAMILY LAW-CHILDREN) (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 9. **SENTENCING (AMENDMENT) BILL** Second reading Resumption of debate (Mr Hulls).
- 10. FINANCIAL INSTITUTIONS LEGISLATION (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 11. HIRE-PURCHASE (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 12. WILDLIFE (AMENDMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 13. DISABILITY SERVICES AND OTHER ACTS (AMENDMENT) BILL Second reading Resumption of debate (Mrs Campbell).
- 14. **HEALTH SERVICES (AMENDMENT) BILL** Second reading Resumption of debate (Mrs Campbell).
- 15. URBAN LAND CORPORATION BILL Second reading Resumption of debate (Mr Dollis).

- DOCKLANDS AUTHORITY (AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- 17. LOCAL GOVERNMENT (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- 18. **PODIATRISTS REGISTRATION BILL** Second reading Resumption of debate (Mrs Campbell).
- 19. MELBOURNE SPORTS AND AQUATIC CENTRE (AMENDMENT) BILL Second reading Resumption of debate (Mr Pandazopoulos).
- 20. VOCATIONAL EDUCATION AND TRAINING (TRAINING FRAMEWORK) BILL Second reading Resumption of debate (Mr Mildenhall).
- 21. UNIVERSITY ACTS (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Mildenhall).
- UNIVERSITY OF BALLARAT (AMENDMENT) BILL Second reading Resumption of debate (Mr Mildenhall).
- 23. ALPINE RESORTS BILL Second reading Resumption of debate (Ms Garbutt).
- 24. MENTAL HEALTH (VICTORIAN INSTITUTE OF FORENSIC MENTAL HEALTH) BILL Second reading.

GENERAL BUSINESS

NOTICES OF MOTION

- 1. MR RYAN To move, That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria.
- 2. MR BRUMBY To move, That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry.
- 3. MR THOMPSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for fostering co-operation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study.

- 4. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 5. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 6. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- 7. MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 8. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 9. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 10. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.

- 11. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 12. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the Constitution Act 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 13. MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 14. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 15. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 16. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 17. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 18. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 19. MR LEIGH To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 20. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 21. MR PATERSON To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.

- 22. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 23. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 24. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 25. MR TRAYNOR To move, That this House congratulates the Government on its program of prison privatisation.
- 26. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 27. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- 28. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 29. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 30. MS GARBUTT To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 31. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 32. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 33. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 34. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the

- timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 35. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 36. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 37. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 38. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 39. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 40. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 41. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 42. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 43. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 44. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 45. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.

- 46. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 47. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 48. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 49. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 50. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 51. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 52. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 53. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 54. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 55. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 56. MR THWAITES To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 57. **MR SPRY** To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 58. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.

- 59. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 60. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 61. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 62. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 63. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 64. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 65. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 66. MR PLOWMAN (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 67. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 68. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.

- 69. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 70. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 71. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- MR HULLS To move, That this House condemns the Premier's failure to answer 72. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 73. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 74. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the

following questions - (a) why the Premier made two applications for shares - one for 20,000 and one for 80,000 - in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.

- *7*5. MR THWAITES - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- 76. MR LONEY - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 77. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the Electricity Industry Act 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make"

improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.

- 78. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 79. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- 80. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- 81. MRS CAMPBELL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in

- light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 82. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 83. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 84. MR MILDENHALL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 85. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is

- aware of any contracts between companies owned and/or associated with Mr Gary Morgan; (d) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 86. MR SMITH (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 87. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 88. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 89. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 90. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 91. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 92. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 93. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 94. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.

- 95. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 96. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 97. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 98. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 99. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 100. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 101. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 102. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 103. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.

- 104. **MS BURKE** To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 105. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 106. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 107. **MS McCALL** To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 108. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 109. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 110. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- 111. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 112. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.

- 113. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 114. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- 115. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- 116. MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 117. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 118. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 119. **MR BRACKS -** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 120. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the

- Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 121. **MR McARTHUR -** To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 123. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 124. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 125. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 126. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 127. **MR BATCHELOR** To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 128. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 129. MR THWAITES To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 130. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 131. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 132. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 133. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.

- 134. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 135. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 136. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 137. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the Audit Act 1994.
- 138. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 139. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance
- 140. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 141. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 142. **MR HAMILTON -** To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 143. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 144. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 145. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 146. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 147. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 148. **MR HULLS** To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.

- 149. **MR HULLS** To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 150. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 151. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 152. **MR DOLLIS -** To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 153. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 154. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 155. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 156. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 157. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 158. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 159. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 160. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 161. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 162. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.

- 163. MS GARBUTT To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 164. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 165. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- 166. MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 167. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 168. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 169. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 170. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 171. **MR THWAITES** To move, That he have leave to bring in a Bill to amend the "Food Act 1984 and for other purposes" to improve the quality and safety of Victoria's food.
- 172. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 173. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.

- 174. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 175. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 176. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the *Casino Control Act* 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 177. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 178. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 179. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 180. MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 181. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 182. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.

- 183. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 184. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 185. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 186. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 187. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 188. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 189. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 190. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 191. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 192. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 193. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.

- 194. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the *Education Act 1958* to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 195. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 196. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 197. MR SAVAGE To move, That he have leave to bring in a Bill to amend the *Prostitution Control Act* 1994, and for other purposes, to empower local government to prohibit brothels.
- 198. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 199. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 200. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 201. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 202. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 203. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 204. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and

what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".

- 205. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 206. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 207. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 208. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 209. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 210. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 211. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 212. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 213. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.

- 214. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 215. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 216. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 217. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 218. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 219. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 220. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 221. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 222. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 223. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.

- 224. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 225. **MR BATCHELOR -** To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 226. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 227. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 228. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 229. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 230. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 231. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 232. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 233. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.

- 234. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 235. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 236. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 237. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 238. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 239. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 240. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 241. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 242. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 243. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.

- 244. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 245. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 246. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 247. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 248. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 249. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 250. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 251. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 252. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 253. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies

- that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 254. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 255. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 256. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 257. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 258. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 259. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 260. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 261. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 262. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.

- 263. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 264. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 265. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 266. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 267. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 268. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 269. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 270. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 271. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the

attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.

- 272. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 273. **MS DAVIES** To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- MR BRUMBY To move, That this House condemns the Government for its failure to 274. recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail complexes; (iv) the supply of landlord disclosure (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 275. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 276. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- 277. MR LONEY To move, That this House calls on the Government to introduce legislation immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible

Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (i) to the extent not covered above, the remaining key elements of the contractual arrangements.

- MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 279. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 280. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 281. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.

- *282. **MR HULLS** To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- *283. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- *284. **MR BRUMBY** To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.

ORDERS OF THE DAY

- 1. **STUDENT UNION DISCRIMINATION** Resumption of debate on the question That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).
- SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) - Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area - To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative

- and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy $(Mr\ Phillips)$.
- 5. COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (*Mr Hulls*).
- SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)

 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- 10. **CHILD PROTECTION SYSTEM** Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. ST VINCENT'S HOSPITAL Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (Mr Dollis).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. MOUNT STIRLING Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 *December* 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (*Mr Hulls*).

- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston (19 March 1997) - Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned - To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- 21. STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this House now discuss a motion of major public importance, namely the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further,

calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).

- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. **GAS AND FUEL CORPORATION** Petition presented by the Member for Geelong North (21 May 1997) Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. **GAS AND FUEL CORPORATION** Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- *26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (Mr Batchelor).

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- **ECONOMIC DEVELOPMENT (JOINT)** Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- FEDERAL-STATE RELATIONS (JOINT) Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- **LAW REFORM (JOINT) -** Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House).

Pursuant to resolution on 16 September 1997, Wednesday, 29 October 1997 is an appointed day upon which the question "That grievances be noted" shall be put.

Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

Mr Speaker takes the Chair at Ten o'clock

LEGISLATIVE ASSEMBLY OF VICTORIA

GENERAL BUSINESS

NOTICES OF MOTION

- 1. **MR RYAN** To move, That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria.
- 2. MR BRUMBY To move, That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry.
- 3. MR THOMPSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for fostering co-operation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study.
- 4. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 5. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 6. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and

the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.

- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 8. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 9. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 10. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 11. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 12. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the *Constitution Act* 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.

- 13. **MR WELLS -** To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 14. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 15. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 16. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 17. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 18. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 19. **MR LEIGH -** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 20. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 21. MR PATERSON To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 22. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 23. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 24. MS GARBUTT To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 25. MR TRAYNOR To move, That this House congratulates the Government on its program of prison privatisation.

- 26. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 27. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 29. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 30. **MS GARBUTT -** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 31. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 32. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 33. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 34. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 35. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 36. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.

- 37. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 38. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 39. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 40. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 41. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 42. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 43. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 44. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 45. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 46. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 47. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 48. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.

- 49. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 50. **MR BRACKS** To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 51. **MR ASHLEY -** To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 52. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 53. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 54. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 55. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 56. **MR THWAITES** To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 57. **MR SPRY** To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 58. **MR THWAITES -** To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 59. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 60. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 61. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.

- 62. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 63. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 64. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 65. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 66. **MR PLOWMAN** (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 67. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 68. **MR BATCHELOR -** To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 69. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 70. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.

- 71. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- 72. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 73. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 74. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.

- 75. MR THWAITES - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- MR LONEY To move, That this House condemns the Premier's failure to answer 76. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 77. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 78. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd;

- (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 79. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- MR HULLS To move, That this House condemns the Premier's failure to answer 80. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- 81. MRS CAMPBELL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 82. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.

- 83. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 84. MR MILDENHALL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 85. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 86. MR SMITH (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 87. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was

- aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 88. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 89. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 90. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 91. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 92. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 93. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 94. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 95. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 96. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the

- Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 97. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 98. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 99. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 100. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 101. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 102. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 103. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 104. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 105. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 106. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.

- 107. **MS McCALL** To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 108. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 109. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- 111. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 112. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 113. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 114. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.

- MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 117. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 118. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 119. MR BRACKS To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 121. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- 122. MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed

hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.

- 123. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 124. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 125. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 126. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 127. **MR BATCHELOR -** To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 128. **MR THWAITES** To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 129. **MR THWAITES** To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 130. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 131. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 132. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 133. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 134. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 135. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 136. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.

- 137. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 138. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 139. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 140. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 141. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 142. MR HAMILTON To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 143. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 144. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 145. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 146. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 147. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 148. **MR HULLS** To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 149. **MR HULLS** To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 150. **MR DOLLIS** To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 151. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.

- 152. **MR DOLLIS** To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 153. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 154. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 155. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 156. **MS KOSKY** To move, That this House condemns the Government for their mismanagement of public housing.
- 157. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 158. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 159. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 160. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 161. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 162. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 163. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 164. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 165. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.

- 166. MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 167. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 168. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 169. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 170. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 171. **MR THWAITES** To move, That he have leave to bring in a Bill to amend the "Food Act 1984 and for other purposes" to improve the quality and safety of Victoria's food.
- 172. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 173. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 174. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 175. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.

- 176. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the *Casino Control Act* 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 177. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 178. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 179. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 180. MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 181. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 182. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 183. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.

- 184. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 185. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 186. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 187. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 188. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 189. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 190. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 191. **MR BRUMBY** That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 192. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 193. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 194. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the *Education Act 1958* to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.

- 195. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 196. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 197. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 198. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 199. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 200. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 201. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 202. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 203. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 204. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a

- democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 205. **MR HAERMEYER** To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 206. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 207. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 208. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 209. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 210. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 211. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 212. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 213. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 214. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.

- 215. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 216. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 217. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 218. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 219. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 220. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 221. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 222. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 223. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 224. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.

- 225. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 226. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 227. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 228. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 229. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 230. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 231. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 233. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 234. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.

- 235. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 236. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 237. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 238. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 239. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 240. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 241. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 242. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 243. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 244. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.

- 245. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 246. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 247. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 248. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 249. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 250. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 251. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 252. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 253. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 254. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.

- 255. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 256. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 257. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 258. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 259. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 260. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 261. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 262. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 263. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.

- 264. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 265. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 266. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 267. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 268. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 269. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 270. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 271. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 272. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.

- 273. **MS DAVIES** To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- MR BRUMBY To move, That this House condemns the Government for its failure to recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the *Retail Tenancies* (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail shopping complexes; (iv) the supply of landlord disclosure statements; (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 275. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 276. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- 277. MR LONEY To move, That this House calls on the Government to introduce legislation immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include (a) the full identity of the successful buyer or

tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.

- 278. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 279. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 280. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 281. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 282. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 283. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in

costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.

- 284. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- *285. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- *286. **MR HAERMEYER** To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- MR BRUMBY To move, That this House condemns the State Government for its *287. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk

Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.

*288. MR HULLS - To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including - (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.

ORDERS OF THE DAY

- 1. STUDENT UNION DISCRIMINATION Resumption of debate on the question That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).
- SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) - Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area - To be considered (Mr Batchelor).
- KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this
 House congratulates the Government and the Minister for Education for providing the
 Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage
 their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).

- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (*Mr Hulls*).
- SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)

 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- CHILD PROTECTION SYSTEM Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING** Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (Mr Hulls).
- 15. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban

consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because - (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government - (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (*Mr Batchelor*).

- 17. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- 21. STOCK FEED CRISIS IN GIPPSLAND - Resumption of debate on the question - That this House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of

Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).

- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) - Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) - Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (*Mr Batchelor*).

GOVERNMENT BUSINESS

NOTICES OF MOTION

- *1. MR KENNETT To move, That he have leave to bring in a Bill to amend the Geelong Performing Arts Centre Trust Act 1980 to make further provision for the membership of the Geelong Performing Arts Centre Trust and for other purposes.
- *2. MRS WADE To move, That she have leave to bring in a Bill to amend the Crimes Act 1958, the Evidence Act 1958 and the Magistrates' Court Act 1989 and for other purposes.

- *3. MRS WADE To move, That she have leave to bring in a Bill to re-state with amendments the law relating to wills in Victoria, to repeal the Wills Act 1958 and to amend the Administration and Probate Act 1958.
- *4. MRS WADE To move, That she have leave to bring in a Bill to amend the Bail Act 1977, the Consumer Credit (Victoria) Act 1995, the Country Fire Authority Act 1958, the Credit (Administration) Act 1984, the Credit Act 1984, the Equal Opportunity Act 1995, the Firearms Act 1996, the Instruments Act 1958, the Interpretation of Legislation Act 1984, the Magistrates' Court Act 1989, the Supreme Court Act 1986 and for other purposes.
- *5. MR COOPER To move, That he have leave to bring in a Bill to amend the Transport Act 1983 and the Public Transport Competition Act 1995, to repeal the South Australian and Victorian Border Railways Act 1930, the King-street Bridge Act 1957 and the Railways (Standardization Agreement) Act 1958 and for other purposes.
- *6. MR STOCKDALE To move, That he have leave to bring in a Bill to amend the Debits Tax Act 1990, the Financial Institutions Duty Act 1982, the Land Tax Act 1958, the Pay-roll Tax Act 1971, the Stamps Act 1958 and the Taxation Administration Act 1997 and for other purposes.
- *7. MR REYNOLDS To move, That he have leave to bring in a Bill to amend the Gaming Machine Control Act 1991, the Gaming and Betting Act 1994 and the Gaming No. 2 Act 1997, to repeal the Banking (Premium Accounts) Act 1992 and for other purposes.
- *8. DR NAPTHINE To move, That he have leave to bring in a Bill to amend the Food Act 1984, the Meat Industry Act 1993 and the Dairy Industry Act 1992 and for other purposes.

ORDERS OF THE DAY

- 1. MENTAL HEALTH (VICTORIAN INSTITUTE OF FORENSIC MENTAL HEALTH) BILL Second reading.
- ROAD TRANSPORT (DANGEROUS GOODS) (AMENDMENT) BILL Second reading -Resumption of debate (Mr Batchelor).
- 3. EDUCATION (WORK EXPERIENCE) BILL Second reading Resumption of debate (Mr Hamilton).
- 4. FORESTS (DUNSTAN AGREEMENT) (AMENDMENT) BILL Second reading Resumption of debate (Mr Smith, Glen Waverley).
- 5. CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) BILL Second reading Resumption of debate (Mr Hulls).
- 6. COMMONWEALTH POWERS (FAMILY LAW-CHILDREN) (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 7. SENTENCING (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 8. FINANCIAL INSTITUTIONS LEGISLATION (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).

- 9. PORT SERVICES (AMENDMENT) BILL Second reading Resumption of debate (Mr Clark).
- 10. **SNOWY HYDRO CORPORATISATION BILL** Second reading Resumption of debate (Mr Loney).
- 11. **HIRE-PURCHASE (FURTHER AMENDMENT) BILL** Second reading Resumption of debate (Mr Hulls).
- 12. WILDLIFE (AMENDMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 13. **DISABILITY SERVICES AND OTHER ACTS (AMENDMENT) BILL** Second reading Resumption of debate (Mrs Campbell).
- 14. **HEALTH SERVICES (AMENDMENT) BILL** Second reading Resumption of debate (Mrs Campbell).
- 15. URBAN LAND CORPORATION BILL Second reading Resumption of debate (Mr Dollis).
- 16. **DOCKLANDS AUTHORITY (AMENDMENT) BILL** Second reading Resumption of debate (Mr Dollis).
- 17. LOCAL GOVERNMENT (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- 18. **PODIATRISTS REGISTRATION BILL -** Second reading Resumption of debate (Mrs Campbell).
- 19. **MELBOURNE SPORTS AND AQUATIC CENTRE (AMENDMENT) BILL -** Second reading Resumption of debate (Mr Pandazopoulos).
- 20. VOCATIONAL EDUCATION AND TRAINING (TRAINING FRAMEWORK) BILL Second reading Resumption of debate (Mr Mildenhall).
- 21. UNIVERSITY ACTS (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Mildenhall).
- 22. UNIVERSITY OF BALLARAT (AMENDMENT) BILL Second reading Resumption of debate (Mr Mildenhall).
- 23. **ALPINE RESORTS BILL** Second reading Resumption of debate (Ms Garbutt).

P. J. MITHEN Clerk of the Legislative Assembly S. J. PLOWMAN

Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

CHAIRMAN OF COMMITTEES - Mr McGrath (Warrnambool).

TEMPORARY CHAIRMEN - Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- ECONOMIC DEVELOPMENT (JOINT) Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- **FEDERAL-STATE RELATIONS (JOINT)** Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- **HOUSE (JOINT)** Mr Speaker (*ex-officio*), Mr Jenkins, Mr Leigh, Mr McGrath (*Warrnambool*), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House).

Pursuant to resolution on 16 September 1997, Wednesday, 29 October 1997 is an appointed day upon which the question "That grievances be noted" shall be put.

Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m.

Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. FINANCIAL INSTITUTIONS LEGISLATION (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 2. ROAD TRANSPORT (DANGEROUS GOODS) (AMENDMENT) BILL Second reading Resumption of debate (Mr Smith, Glen Waverley).
- 3. EDUCATION (WORK EXPERIENCE) BILL Second reading Resumption of debate (Mr Langdon).
- 4. FORESTS (DUNSTAN AGREEMENT) (AMENDMENT) BILL Second reading Resumption of debate (Mr Smith, Glen Waverley).
- 5. **SENTENCING (AMENDMENT) BILL -** Second reading Resumption of debate (Mr Rowe).
- *6. **GEELONG PERFORMING ARTS CENTRE TRUST (AMENDMENT) BILL Second** reading.
- *7. CRIMES (AMENDMENT) BILL Second reading.
- *8. WILLS BILL Second reading.
- *9. LAW AND JUSTICE LEGISLATION (FURTHER AMENDMENT) BILL Second reading.
- *10. TRANSPORT ACTS (AMENDMENT) BILL Second reading.
- *11. STATE TAXATION (AMENDMENT) BILL Second reading.
- *12. GAMING ACTS (MISCELLANEOUS AMENDMENT) BILL Second reading.
- 13. PORT SERVICES (AMENDMENT) BILL Second reading Resumption of debate (Mr Clark).
- *14. FOOD (AMENDMENT) BILL Second reading.
- 15. **SNOWY HYDRO CORPORATISATION BILL** Second reading Resumption of debate (Mr Loney).

- 16. HIRE-PURCHASE (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 17. WILDLIFE (AMENDMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 18. **DISABILITY SERVICES AND OTHER ACTS (AMENDMENT) BILL -** Second reading Resumption of debate (Mrs Campbell).
- 19. **HEALTH SERVICES (AMENDMENT) BILL** Second reading Resumption of debate (Mrs Campbell).
- 20. URBAN LAND CORPORATION BILL Second reading Resumption of debate (Mr Dollis).
- 21. DOCKLANDS AUTHORITY (AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- 22. LOCAL GOVERNMENT (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- 23. **PODIATRISTS REGISTRATION BILL -** Second reading Resumption of debate (Mrs Campbell).
- 24. MELBOURNE SPORTS AND AQUATIC CENTRE (AMENDMENT) BILL Second reading Resumption of debate (Mr Pandazopoulos).
- 25. VOCATIONAL EDUCATION AND TRAINING (TRAINING FRAMEWORK) BILL Second reading Resumption of debate (Mr Mildenhall).
- 26. UNIVERSITY ACTS (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Mildenhall).
- 27. UNIVERSITY OF BALLARAT (AMENDMENT) BILL Second reading Resumption of debate (Mr Mildenhall).
- 28. ALPINE RESORTS BILL Second reading Resumption of debate (Ms Garbutt).

GENERAL BUSINESS

NOTICES OF MOTION

1. MR BRUMBY - To move, That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its - (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms

- and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry.
- 2. MR THOMPSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for fostering co-operation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study.
- 3. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 4. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 5. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 7. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 8. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 9. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to

improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve - (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by - (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.

- 10. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 11. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the Constitution Act 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 12. MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 13. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 14. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 15. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 16. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 17. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.

- 18. **MR LEIGH** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 19. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 20. MR PATERSON To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 21. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 22. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 23. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 24. MR TRAYNOR To move, That this House congratulates the Government on its program of prison privatisation.
- 25. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 26. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 28. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 29. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.

- 31. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 32. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 33. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 34. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 35. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 36. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 37. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 38. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 39. MS GARBUTT To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 40. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 41. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 42. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.

- 43. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 44. **MR PATERSON -** To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 45. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 46. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 47. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 48. **MR PATERSON** To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 49. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 50. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 51. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 52. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 53. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 54. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.

- 55. **MR THWAITES** To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 56. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 57. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 58. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 59. MS GARBUTT To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 60. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 61. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 62. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 63. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 64. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 65. **MR PLOWMAN** (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 66. **MR FINN** To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter

written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless by-elections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.

- 67. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 68. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 69. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 70. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- 71. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 72. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when

the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.

- 73. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- MR THWAITES To move, That this House condemns the Premier's failure to answer 74. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- 75. MR LONEY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in

shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.

- 76. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the Electricity Industry Act 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 77. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 78. **MR SMITH** (*Glen Waverley*) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- MR HULLS To move, That this House condemns the Premier's failure to answer 79. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- 80. MRS CAMPBELL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of

Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.

- 81. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 82. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- MR MILDENHALL To move, That this House condemns the Premier's failure to answer 83. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.

- 84. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan; (d) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 85. **MR SMITH** (*Glen Waverley*) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 86. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 87. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 88. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 89. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 90. **MR THWAITES** To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 91. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.

- 92. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 93. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
 - 94. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
 - 95. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
 - 96. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
 - 97. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
 - 98. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
 - 99. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.

- 100. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 101. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 102. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 103. **MS BURKE** To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 104. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 105. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 106. **MS McCALL** To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 107. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 108. MR McLELLAN (*Frankston East*) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 109. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.

- MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 111. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 112. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 113. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- 114. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- 115. MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 116. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 117. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.

- 118. **MR BRACKS** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 119. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 120. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- 121. MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 122. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 123. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 124. **MR BATCHELOR** To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 125. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 126. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 127. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 128. **MR THWAITES** To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.

- 129. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 130. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 131. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 132. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 133. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 134. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 135. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 136. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 137. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 138. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 139. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 140. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 141. **MR HAMILTON** To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 142. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 143. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.

- 144. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 145. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 146. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 147. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 148. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 149. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 150. **MR DOLLIS** To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 151. MR DOLLIS To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 152. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 153. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 154. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 155. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 156. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 157. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.

- 158. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 159. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 160. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 161. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 162. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 163. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 164. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 166. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 167. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 168. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.

- 169. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 170. **MR THWAITES** To move, That he have leave to bring in a Bill to amend the "Food Act 1984 and for other purposes" to improve the quality and safety of Victoria's food.
- 171. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 172. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 173. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 174. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 175. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 176. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 177. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 178. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing

- to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 180. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 181. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 182. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 183. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 184. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 185. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 186. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 187. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 188. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.

- 189. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 190. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 191. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 192. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 193. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the *Education Act 1958* to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 194. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 195. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 196. MR SAVAGE To move, That he have leave to bring in a Bill to amend the *Prostitution Control Act 1994*, and for other purposes, to empower local government to prohibit brothels.
- 197. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 198. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 199. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.

- 200. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 201. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 202. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 203. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 204. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 205. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 206. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 207. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 208. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.

- 209. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 210. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 211. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 212. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 213. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 214. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 215. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 216. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 217. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 218. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 219. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption

- affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 220. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 221. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 222. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 223. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 224. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 225. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 226. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 227. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 228. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 229. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.

- 230. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 231. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 232. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 233. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 234. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 235. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 236. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 237. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 238. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 239. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."

- 240. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 241. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 242. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 243. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 244. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 245. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 246. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 247. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 248. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 249. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.

- 250. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 251. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 252. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 253. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 254. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 255. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 256. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 257. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 258. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 259. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.

- 260. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 261. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 262. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 263. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 264. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 265. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 266. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 267. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 268. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.

- 269. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 270. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 271. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 272. MS DAVIES To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- 273. MR BRUMBY To move, That this House condemns the Government for its failure to recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the *Retail Tenancies* (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail shopping complexes; (iv) the supply of landlord disclosure statements; (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 274. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 275. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22
 1997 which stated that (a) taxpayers require a detailed explanation from former Health
 Minister Marie Tehan why she is not responsible for the scandal arising from several
 breaches of government guidelines over contracts for a computer aided dispatch system
 for our emergency services; (b) Mrs Tehan has neglected to explain why she did not

receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".

- MR LONEY To move, That this House calls on the Government to introduce legislation 276. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.
- 277. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 278. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.

- 279. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 280. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 281. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 282. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- 283. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 285. **MR HAERMEYER** To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory

- landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- MR BRUMBY To move, That this House condemns the State Government for its 286. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- 287. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.

ORDERS OF THE DAY

- 1. STUDENT UNION DISCRIMINATION Resumption of debate on the question That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).
- 2. **SOUTH EASTERN ARTERIAL NOISE BARRIERS -** Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (Mr Batchelor).

- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (*Mr Hulls*).
- SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)

 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- CHILD PROTECTION SYSTEM Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).

- 13. MOUNT STIRLING Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 *December 1996*) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (*Mr Hulls*).
- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston (19 March 1997) - Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned - To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question
 That this House condemns the Government for entering a contract with the Transurban
 consortium for the City Link project which is anti-competitive and places an
 unacceptable financial burden on Victorian motorists and taxpayers because (a) the
 contract requires the closure or narrowing of major arterial roads in Melbourne so as to
 force cars onto the City Link tollway, and allows Transurban to claim compensation from
 the Government if any of these traffic measures are removed; (b) the contract requires
 Transurban to be compensated for lost tollway revenue if, amongst other things, the
 Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine
 Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the
 contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion,
 whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- 19. STUDENT TRANSPORT CONCESSIONS Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).

- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this 21. House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).

- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (*Mr Batchelor*).
- *27. **ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA** Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (*Mr Cameron*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY, 22 OCTOBER 1997

GOVERNMENT BUSINESS

ORDER OF THE DAY

1. MENTAL HEALTH (VICTORIAN INSTITUTE OF FORENSIC MENTAL HEALTH) BILL - Second reading - Resumption of debate (Mr Bracks).

P. J. MITHEN Clerk of the Legislative Assembly S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- ECONOMIC DEVELOPMENT (JOINT) Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- FEDERAL-STATE RELATIONS (JOINT) Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House).

Pursuant to resolution on 16 September 1997, Wednesday, 29 October 1997 is an appointed day upon which the question "That grievances be noted" shall be put.

Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

Mr Speaker takes the Chair at Two o'clock

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. FOOD (AMENDMENT) BILL Second reading.
- 2. SNOWY HYDRO CORPORATISATION BILL Second reading Resumption of debate (Mr Loney).
- 3. HIRE-PURCHASE (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 4. WILDLIFE (AMENDMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 5. **DISABILITY SERVICES AND OTHER ACTS (AMENDMENT) BILL** Second reading Resumption of debate (Mrs Campbell).
- 6. **HEALTH SERVICES (AMENDMENT) BILL** Second reading Resumption of debate (Mrs Campbell).
- 7. URBAN LAND CORPORATION BILL Second reading Resumption of debate (Mr Dollis).
- 8. DOCKLANDS AUTHORITY (AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- LOCAL GOVERNMENT (MISCELLANEOUS AMENDMENT) BILL Second reading -Resumption of debate (Mr Dollis).
- 10. **PODIATRISTS REGISTRATION BILL** Second reading Resumption of debate (Mrs Campbell).
- 11. MELBOURNE SPORTS AND AQUATIC CENTRE (AMENDMENT) BILL Second reading Resumption of debate (Mr Pandazopoulos).
- 12. VOCATIONAL EDUCATION AND TRAINING (TRAINING FRAMEWORK) BILL Second reading Resumption of debate (Mr Mildenhall).
- 13. UNIVERSITY ACTS (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Mildenhall).
- 14. UNIVERSITY OF BALLARAT (AMENDMENT) BILL Second reading Resumption of debate (Mr Mildenhall).
- 15. ALPINE RESORTS BILL Second reading Resumption of debate (Ms Garbutt).

16. GEELONG PERFORMING ARTS CENTRE TRUST (AMENDMENT) BILL - Second reading - Resumption of debate (Mrs Maddigan).

GENERAL BUSINESS

NOTICES OF MOTION

- 1. MR BRUMBY To move, That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry.
- 2. MR THOMPSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for fostering co-operation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study.
- 3. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 4. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 5. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and

- distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 7. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 8. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 9. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 10. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 11. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the *Constitution Act* 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 12. MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 13. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.

- 14. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 15. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 16. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 17. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 18. **MR LEIGH -** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 19. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 20. MR PATERSON To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 21. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 22. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 23. MS GARBUTT To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- MR TRAYNOR To move, That this House congratulates the Government on its program
 of prison privatisation.
- 25. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.

- 26. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- 27. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 28. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 29. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 31. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 32. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 33. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 34. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 35. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 36. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.

- 37. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 38. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 39. MS GARBUTT To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 40. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 41. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 42. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 43. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 44. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 45. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 46. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 47. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 48. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.

- 49. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 50. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 51. **MS GARBUTT -** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 52. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 53. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 54. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 55. **MR THWAITES** To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 56. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 57. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 58. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 59. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 60. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
 - 61. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.

- 62. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 63. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 64. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 65. **MR PLOWMAN** (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 66. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 67. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 68. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 69. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 70. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.

- MR HULLS To move, That this House condemns the Premier's failure to answer 71. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 72. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 73. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- 74. MR THWAITES To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares,

whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the *Today Tonight* show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.

- MR LONEY To move, That this House condemns the Premier's failure to answer **75.** questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 76. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the Electricity Industry Act 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 77. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.

- 78. **MR SMITH** (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- 79. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- MRS CAMPBELL To move, That this House condemns the Premier's failure to answer 80. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 81. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after

gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.

- 83. MR MILDENHALL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 84. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan; (d) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 85. MR SMITH (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 86. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.

- 87. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 88. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 89. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 90. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 91. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 92. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 93. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 94. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 95. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.

- 96. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 97. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 98. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 99. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 100. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 101. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 102. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 103. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 104. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 105. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 106. **MS McCALL** To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.

- 107. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 108. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 109. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 111. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 112. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 113. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.

- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 116. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 117. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 118. MR BRACKS To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 119. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- 121. MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.

- 122. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 123. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 124. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 125. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 126. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 127. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 128. **MR THWAITES** To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 129. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 130. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 131. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 132. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 133. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 134. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 135. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 136. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the Audit Act 1994.
- 137. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.

- 138. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 139. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 140. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 141. MR HAMILTON To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 142. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 143. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 144. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 145. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 146. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 147. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 148. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 149. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 150. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 151. MR DOLLIS To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 152. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 153. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French

- ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 154. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 155. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 156. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 157. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 158. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 159. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 160. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 161. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 162. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 163. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 164. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- 165. MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore

- this House (*d*) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (*e*) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 166. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 167. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 168. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 169. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 170. **MR THWAITES** To move, That he have leave to bring in a Bill to amend the "Food Act 1984 and for other purposes" to improve the quality and safety of Victoria's food.
- 171. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 172. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 173. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 174. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 175. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the *Casino Control Act* 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 176. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for

- Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 177. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 178. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 179. MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 180. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 181. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 182. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 183. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 184. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 185. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial

- interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value"
- 186. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 187. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 188. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 189. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 190. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 191. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 192. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 193. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the *Education Act 1958* to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 194. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 195. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.

- 196. MR SAVAGE To move, That he have leave to bring in a Bill to amend the *Prostitution Control Act 1994*, and for other purposes, to empower local government to prohibit brothels.
- 197. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 198. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 199. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 200. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 201. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 202. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 203. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 204. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 205. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.

- 206. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 207. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 208. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 209. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 210. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 211. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 212. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 213. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 214. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 215. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.

- 216. **MS GILLETT** To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 217. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 219. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 220. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 221. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 222. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 223. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 224. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 225. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 226. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.

- 227. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 228. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 229. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 230. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 231. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 232. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 233. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 234. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 235. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."

- 236. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 237. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 238. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 239. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 240. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 241. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 242. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 243. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 244. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 245. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 246. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.

- 247. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 248. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 249. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 250. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 251. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 252. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 253. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 254. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 255. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.

- 256. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 257. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 258. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 259. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 260. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 261. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 262. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 263. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 264. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.

- 265. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 266. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 267. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 268. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 269. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 270. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 271. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 272. MS DAVIES To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- 273. MR BRUMBY To move, That this House condemns the Government for its failure to recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies

(Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail shopping complexes; (iv) the supply of landlord disclosure statements; (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.

- 274. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 275. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- MR LONEY To move, That this House calls on the Government to introduce legislation 276. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.

- 277. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 278. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 279. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 280. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 281. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.

- 283. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 284. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 285. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- MR BRUMBY To move, That this House condemns the State Government for its 286. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- 287. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which

requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.

- *288. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.
- MR BRUMBY To move, That this House noting the Premier's continuing and long *289. standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.
- *290. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.

ORDERS OF THE DAY

STUDENT UNION DISCRIMINATION - Resumption of debate on the question - That this
House condemns the Government for its attack on student unions and calls on the

- Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (*Ms Garbutt*).
- SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) - Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area - To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- 7. SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)
 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- CHILD PROTECTION SYSTEM Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).

- 11. ST VINCENT'S HOSPITAL Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (Mr Dollis).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (*Mr Perrin*).
- 13. MOUNT STIRLING Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. NIDDRIE QUARRY SITE Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (Mr Hulls).
- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston (19 March 1997) - Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned - To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance

- of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this 21. House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. **GAS AND FUEL CORPORATION** Petition presented by the Member for Geelong North (21 May 1997) Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).

- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 26. OFFICE OF AUDITOR-GENERAL Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (Mr Batchelor).
- 27. ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- *28. AUDITOR-GENERAL Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- *29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- *30. WAVERLEY PARK Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY, 22 OCTOBER 1997

GOVERNMENT BUSINESS

ORDER OF THE DAY

MENTAL HEALTH (VICTORIAN INSTITUTE OF FORENSIC MENTAL HEALTH)
 BILL - Second reading - Resumption of debate (Mr Bracks).

THURSDAY, 23 OCTOBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- CRIMES (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 2. WILLS BILL Second reading Resumption of debate (Mr Hulls).
- 3. LAW AND JUSTICE LEGISLATION (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 4. TRANSPORT ACTS (AMENDMENT) BILL Second reading Resumption of debate (Mr Batchelor).
- 5. STATE TAXATION (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 6. GAMING ACTS (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).

P. J. MITHEN Clerk of the Legislative Assembly S. J. PLOWMAN

Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

CHAIRMAN OF COMMITTEES - Mr McGrath (Warrnambool).

TEMPORARY CHAIRMEN - Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- **ECONOMIC DEVELOPMENT (JOINT)** Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- **FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.**
- FEDERAL-STATE RELATIONS (JOINT) Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

1.1

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House).

Pursuant to resolution on 16 September 1997, Wednesday, 29 October 1997 is an appointed day upon which the question "That grievances be noted" shall be put.

Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m.

Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

Mr Speaker takes the Chair at Ten o'clock

LEGISLATIVE ASSEMBLY OF VICTORIA

GENERAL BUSINESS

NOTICES OF MOTION

- 1. MR BRUMBY To move, That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry.
- MR THOMPSON To move, That this House commends the Government and the Minister
 for Tertiary Education and Training for fostering co-operation between schools, TAFE
 institutes, private providers and universities to maximise credit transfer and course
 articulation arrangements, so that students can move from one sector to another with
 recognition for previous study.
- 3. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 4. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 5. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the

political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.

- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 7. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 8. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 9. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 10. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 11. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the Constitution Act 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- MR WELLS To move, That this House congratulates this Government for the steps it has
 taken to assist disadvantaged and homeless youth in the State of Victoria.

- 13. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 14. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 15. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 16. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 17. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 18. **MR LEIGH** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 19. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 20. MR PATERSON To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 21. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 22. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 23. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 24. MR TRAYNOR To move, That this House congratulates the Government on its program of prison privatisation.
- 25. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.

- 26. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 28. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 29. MS GARBUTT To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 31. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 32. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 33. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 34. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 35. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 36. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.

- 37. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 38. **MR WELLS** To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 39. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 40. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 41. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 42. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 43. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 44. **MR PATERSON** To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 45. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 46. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 47. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 48. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.

- 49. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 50. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 51. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 52. **MR PATERSON** To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 53. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 54. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 55. **MR THWAITES -** To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 56. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 57. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 58. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 59. MS GARBUTT To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 60. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.

- 61. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 62. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 63. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 64. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 65. **MR PLOWMAN** (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 66. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 67. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 68. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 69. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.

- 70. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- MR HULLS To move, That this House condemns the Premier's failure to answer 71. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests: (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 72. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 73. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.

- 74. MR THWAITES - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- MR LONEY To move, That this House condemns the Premier's failure to answer 75. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV: (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 76. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 77. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd;

- (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 78. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- MR HULLS To move, That this House condemns the Premier's failure to answer 79. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- 80. MRS CAMPBELL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 81. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.

- 82. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: -(a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 83. MR MILDENHALL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 84. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 85. **MR SMITH** (*Glen Waverley*) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 86. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was

- aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 87. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 88. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 89. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 90. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 91. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 92. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 93. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 94. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.

- 95. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 96. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 97. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 98. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 99. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 100. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 101. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 102. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 103. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 104. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 105. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.

- 106. **MS McCALL** To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 107. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 108. MR McLELLAN (*Frankston East*) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 109. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- 110. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 111. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 112. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 113. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.

- 114. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- 115. MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 116. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 117. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 118. **MR BRACKS -** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 119. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 120. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- 121. MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed

hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.

- 122. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 123. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 124. **MR BATCHELOR** To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 125. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 126. **MR BATCHELOR** To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 127. **MR THWAITES** To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 128. **MR THWAITES** To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 129. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 130. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 131. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 132. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 133. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 134. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 135. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.

- 136. **MR BRACKS** To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 137. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 138. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 139. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 140. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 141. MR HAMILTON To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 142. **MR HAMILTON -** To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 143. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 144. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 145. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 146. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 147. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 148. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 149. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 150. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.

- 151. MR DOLLIS To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 152. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 153. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 154. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 155. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 156. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 157. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 158. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 159. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 160. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 161. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 162. MS GARBUTT To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 163. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 164. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.

- MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 166. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 167. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 168. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 169. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 170. MR THWAITES To move, That he have leave to bring in a Bill to amend the "Food Act 1984 and for other purposes" to improve the quality and safety of Victoria's food.
- 171. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 172. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 173. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 174. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.

- 175. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 176. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 177. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 178. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 180. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 181. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 182. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.

- 183. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 184. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 185. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 186. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 187. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 188. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 189. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 190. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 191. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 192. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 193. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the *Education Act 1958* to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.

- 194. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 195. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 196. MR SAVAGE To move, That he have leave to bring in a Bill to amend the *Prostitution Control Act 1994*, and for other purposes, to empower local government to prohibit brothels.
- 197. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 198. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 199. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 200. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 201. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 202. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 203. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a

- democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 204. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 205. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 206. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 207. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 208. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 209. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 210. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 211. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 212. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 213. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.

- 214. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 215. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 216. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 217. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 218. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 219. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 220. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 221. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 222. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 223. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.

- 224. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 225. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 226. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 227. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Integraph corruption scandal.
- 228. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 229. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 230. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 231. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 232. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 233. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.

- 234. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 235. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 236. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 237. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 238. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 239. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 240. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 241. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 242. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 243. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.

- 244. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 245. **MR MILDENHALL** To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 246. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 247. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 248. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 249. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 250. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 251. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 252. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 253. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.

- 254. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 255. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 256. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 257. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 258. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 259. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 260. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 261. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 262. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 263. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks

- posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 264. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 265. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 266. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 267. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 268. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 269. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 270. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 271. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 272. **MS DAVIES** To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to

purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.

- 273. MR BRUMBY To move, That this House condemns the Government for its failure to recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the *Retail Tenancies* (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail shopping complexes; (iv) the supply of landlord disclosure statements; (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 274. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 275. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- MR LONEY To move, That this House calls on the Government to introduce legislation immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the

date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.

- 277. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 278. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 279. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 280. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 281. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 282. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of

dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.

- 283. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 284. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 285. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- MR BRUMBY To move, That this House condemns the State Government for its 286. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.

- 287. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.
- 288. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.
- MR BRUMBY To move, That this House noting the Premier's continuing and long 289. standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to perpert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.
- 290. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.

- *291. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.
- *292. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.

ORDERS OF THE DAY

- 1. STUDENT UNION DISCRIMINATION Resumption of debate on the question That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).
- 2. **SOUTH EASTERN ARTERIAL NOISE BARRIERS -** Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).

- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)
 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- 10. **CHILD PROTECTION SYSTEM** Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. MOUNT STIRLING Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 *December 1996*) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (*Mr Hulls*).
- 15. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an

unacceptable financial burden on Victorian motorists and taxpayers because - (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government - (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (*Mr Batchelor*).

- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) - Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned - To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this 21. House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support

- activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. **GAS AND FUEL CORPORATION** Petition presented by the Member for Geelong North (21 May 1997) Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (Mr Batchelor).
- 27. **ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA** Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).

30. **WAVERLEY PARK** - Petition presented by the Member for Dandenong (9 October 1997) - Praying that the House - (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground - To be considered (Mr Pandazopoulous).

GOVERNMENT BUSINESS

NOTICES OF MOTION

- *1. MR MACLELLAN (Pakenham) To move, That he have leave to bring in a Bill to amend the Planning and Environment Act 1987, the Project Development and Construction Management Act 1994 and the Land Acquisition and Compensation Act 1986 and for other purposes.
- *2. MRS WADE To move, That she have leave to bring in a Bill to amend the Legal Practice Act 1996 and for other purposes.
- *3. MR STOCKDALE To move, That he have leave to bring in a Bill to amend the Unclaimed Moneys Act 1962 and for other purposes.

ORDERS OF THE DAY

- 1 FOOD (AMENDMENT) BILL Second reading.
- 2 VOCATIONAL EDUCATION AND TRAINING (TRAINING FRAMEWORK) BILL Second reading Resumption of debate (Mr Mildenhall).
- 3 UNIVERSITY ACTS (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Mildenhall).
- 4 UNIVERSITY OF BALLARAT (AMENDMENT) BILL Second reading Resumption of debate (Mr Mildenhall).
- 5 GEELONG PERFORMING ARTS CENTRE TRUST (AMENDMENT) BILL Second reading Resumption of debate (Mrs Maddigan).
- 6 LOCAL GOVERNMENT (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- 7 MELBOURNE SPORTS AND AQUATIC CENTRE (AMENDMENT) BILL Second reading Resumption of debate (Mr Pandazopoulos).
- 8 DOCKLANDS AUTHORITY (AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- 9 URBAN LAND CORPORATION BILL Second reading Resumption of debate (Mr Dollis).

- 10 **HEALTH SERVICES (AMENDMENT) BILL** Second reading Resumption of debate (Mrs Campbell).
- 11 **DISABILITY SERVICES AND OTHER ACTS (AMENDMENT) BILL** Second reading Resumption of debate (Mrs Campbell).
- 12 WILDLIFE (AMENDMENT) BILL Second reading Resumption of debate (Mr McArthur).
- 13 HIRE-PURCHASE (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Dr Dean).
- 14 SNOWY HYDRO CORPORATISATION BILL Second reading Resumption of debate (Mr Loney).
- 15 **PODIATRISTS REGISTRATION BILL** Second reading Resumption of debate (Mrs Campbell).
- 16 ALPINE RESORTS BILL Second reading Resumption of debate (Ms Garbutt).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY, 22 OCTOBER 1997

GOVERNMENT BUSINESS

ORDER OF THE DAY

1. MENTAL HEALTH (VICTORIAN INSTITUTE OF FORENSIC MENTAL HEALTH) BILL - Second reading - Resumption of debate (Mr Bracks).

THURSDAY, 23 OCTOBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. CRIMES (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 2. **WILLS BILL** Second reading Resumption of debate (Mr Hulls).
- 3. LAW AND JUSTICE LEGISLATION (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 4. TRANSPORT ACTS (AMENDMENT) BILL Second reading Resumption of debate (Mr Batchelor).
- 5. STATE TAXATION (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).

6. GAMING ACTS (MISCELLANEOUS AMENDMENT) BILL - Second reading - Resumption of debate (Mr Hulls).

P. J. MITHEN Clerk of the Legislative Assembly S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- **ECONOMIC DEVELOPMENT (JOINT)** Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- **FEDERAL-STATE RELATIONS (JOINT)** Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- **LAW REFORM (JOINT) -** Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- **PRIVILEGES** Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House).

Pursuant to resolution on 16 September 1997, Wednesday, 29 October 1997 is an appointed day upon which the question "That grievances be noted" shall be put.

Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

NOTICE OF MOTION

*1. MR MACLELLAN (*Pakenham*) - To move, That pursuant to section 46D(1)(c) of the Planning and Environment Act 1987, Amendment Nos. 101, 103, 104 and 107 to the Upper Yarra Valley and Dandenong Ranges Regional Strategy Plan be approved.

ORDERS OF THE DAY

- 1. LOCAL GOVERNMENT (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- 2. URBAN LAND CORPORATION BILL Second reading Resumption of debate (Mr Dollis).
- 3. MELBOURNE SPORTS AND AQUATIC CENTRE (AMENDMENT) BILL Second reading Resumption of debate (Mr Pandazopoulos).
- 4. **HEALTH SERVICES (AMENDMENT) BILL** Second reading Resumption of debate (Mrs Campbell).
- 5. HIRE-PURCHASE (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Dr Dean).
- 6. WILDLIFE (AMENDMENT) BILL Second reading Resumption of debate (Mr McArthur).
- 7. **DISABILITY SERVICES AND OTHER ACTS (AMENDMENT) BILL** Second reading Resumption of debate (Mrs Campbell).
- *8. PLANNING AND ENVIRONMENT (AMENDMENT) BILL Second reading.
- *9. LEGAL PRACTICE (AMENDMENT) BILL Second reading.
- *10. UNCLAIMED MONEYS (AMENDMENT) BILL Second reading.
- 11. SNOWY HYDRO CORPORATISATION BILL Second reading Resumption of debate (Mr Loney).
- 12. **PODIATRISTS REGISTRATION BILL** Second reading Resumption of debate (Mrs Campbell).

^{*} New Entry.

13. ALPINE RESORTS BILL - Second reading - Resumption of debate (Ms Garbutt).

GENERAL BUSINESS

NOTICES OF MOTION

- MR THOMPSON To move, That this House commends the Government and the Minister
 for Tertiary Education and Training for fostering co-operation between schools, TAFE
 institutes, private providers and universities to maximise credit transfer and course
 articulation arrangements, so that students can move from one sector to another with
 recognition for previous study.
- 2. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 3. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 4. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 6. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.

- 7. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 8. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 9. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 10. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the *Constitution Act* 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 11. MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 12. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 13. **MR KILGOUR -** To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 14. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 15. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.

- 16. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 17. **MR LEIGH** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 18. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 19. **MR PATERSON** To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 20. MR THWAITES To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 21. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 22. MS GARBUTT To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 23. MR TRAYNOR To move, That this House congratulates the Government on its program of prison privatisation.
- 24. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 25. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- 26. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 27. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.

- 28. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 30. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 31. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 32. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 33. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 34. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 35. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 36. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 37. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 38. MS GARBUTT To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 39. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.

- 40. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 41. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 42. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 43. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 44. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 45. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 46. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 47. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 48. **MR BRACKS** To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 49. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 50. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 51. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.

- 52. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 53. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 54. **MR THWAITES** To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 55. **MR SPRY** To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 56. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 57. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 58. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 59. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 60. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
 - 61. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
 - 62. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
 - 63. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.

- 64. MR PLOWMAN (Benambra) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 65. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 66. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 67. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 68. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 69. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- MR HULLS To move, That this House condemns the Premier's failure to answer 70. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.

- 71. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 72. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- MR THWAITES To move, That this House condemns the Premier's failure to answer 73. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- 74. MR LONEY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd (a) whether the Premier was aware that HRL Ltd acquired the former research and development

arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.

- 75. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 76. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 77. **MR SMITH** (*Glen Waverley*) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- 78. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban

was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.

- 79. MRS CAMPBELL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 80. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 81. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 82. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: (a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier

and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.

- 83. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 84. **MR SMITH** (*Glen Waverley*) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 85. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 86. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 87. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 88. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 89. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.

- 90. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 91. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 92. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 93. **MR BRACKS** To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 94. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 95. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 96. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 97. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 98. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.

- 99. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 100. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 101. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 102. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 103. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 104. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 105. MS McCALL To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 106. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 107. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 108. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.

- 109. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 110. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 111. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 112. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- 113. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 116. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.

- 117. MR BRACKS To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 118. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 119. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 121. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 122. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 123. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 124. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 125. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 126. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 127. MR THWAITES To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.

- 128. **MR BRACKS -** To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 129. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 130. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 131. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 132. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 133. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 134. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 135. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 136. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 137. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 138. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 139. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 140. **MR HAMILTON** To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 141. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 142. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.

- 143. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 144. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 145. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 146. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 147. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 148. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 149. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 150. **MR DOLLIS -** To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 151. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 152. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 153. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 154. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 155. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 156. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.

- 157. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 158. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 159. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 160. **MS GARBUTT** To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 161. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 162. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 163. **MR PANDAZOPOULOS** To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- 164. MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 165. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 166. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 167. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.

- 168. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 169. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.
- 170. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 171. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 172. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 173. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 174. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 175. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 176. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 177. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the Evidence Act 1958 into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 178. MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the

practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.

- 179. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament
- 180. **MR HULLS -** To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 181. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 182. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 183. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 184. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 185. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 186. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 187. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.

- 188. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 189. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 190. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 191. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 192. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 193. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 194. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 195. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 196. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 197. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 198. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.

- 199. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 200. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 201. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 203. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 204. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 205. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 206. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 207. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.

- 208. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 209. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 210. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 211. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 212. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 213. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 214. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 215. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 216. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 217. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.

- 218. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 219. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 220. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 221. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 222. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 223. **MR BATCHELOR** To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 224. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 225. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 226. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Integraph corruption scandal.
- 227. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.

- 228. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 229. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 230. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 231. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 232. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 233. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 234. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 235. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 236. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 237. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.

- 238. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 239. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 240. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 241. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 242. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 243. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 244. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 245. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 246. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 247. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.

- 248. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 249. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 250. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 251. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 252. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 253. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 254. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 255. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 256. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.

- 257. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 258. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 259. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 260. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 261. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 262. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 263. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 264. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 265. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.

- 266. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 267. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 268. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 269. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 270. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 271. MS DAVIES To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- 272. MR BRUMBY - To move, That this House condemns the Government for its failure to recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail complexes: (iv) the supply of landlord disclosure (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.

- 273. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 274. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- MR LONEY To move, That this House calls on the Government to introduce legislation 275. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.
- MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a

- public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 277. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 278. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 279. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 280. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 281. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- 282. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 283. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful

investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.

- 284. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- 285. MR BRUMBY - To move, That this House condemns the State Government for its continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system. her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.
- 287. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser,

Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.

- MR BRUMBY To move, That this House noting the Premier's continuing and long 288. standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.
- 289. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 290. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.
- 291. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.

ORDERS OF THE DAY

STUDENT UNION DISCRIMINATION - Resumption of debate on the question - That this
House condemns the Government for its attack on student unions and calls on the
Government to repeal its voluntary student union legislation which is discriminatory and
designed to disempower students (Ms Garbutt).

- 2. **SOUTH EASTERN ARTERIAL NOISE BARRIERS -** Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (*Mr Batchelor*).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)

 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- CHILD PROTECTION SYSTEM Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).

- 11. ST VINCENT'S HOSPITAL Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (Mr Dollis).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING -** Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (Mr Hulls).
- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance

- of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (*Mr Spry*).
- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this 21. House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) - Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).

- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) - Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 26. OFFICE OF AUDITOR-GENERAL Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) - Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned - To be considered (Mr Batchelor).
- 27. ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA Resumption of debate on the question - That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. **WAVERLEY PARK** Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).
- *31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY, 22 OCTOBER 1997

GOVERNMENT BUSINESS

ORDER OF THE DAY

1. MENTAL HEALTH (VICTORIAN INSTITUTE OF FORENSIC MENTAL HEALTH)
BILL - Second reading - Resumption of debate (Mr Bracks).

THURSDAY, 23 OCTOBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. CRIMES (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 2. **WILLS BILL** Second reading Resumption of debate (Mr Hulls).
- 3. LAW AND JUSTICE LEGISLATION (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 4. TRANSPORT ACTS (AMENDMENT) BILL Second reading Resumption of debate (Mr Batchelor).
- 5. STATE TAXATION (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 6. GAMING ACTS (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).

WEDNESDAY, 29 OCTOBER 1997

GOVERNMENT BUSINESS

ORDER OF THE DAY

FOOD (AMENDMENT) BILL - Second reading - Resumption of debate (Mr Thwaites).

P. J. MITHEN Clerk of the Legislative Assembly S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

CHAIRMAN OF COMMITTEES - Mr McGrath (Warrnambool).

TEMPORARY CHAIRMEN - Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- **ECONOMIC DEVELOPMENT (JOINT)** Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- **FEDERAL-STATE RELATIONS (JOINT)** Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- **LAW REFORM (JOINT) -** Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House).

Pursuant to resolution on 16 September 1997, Wednesday, 29 October 1997 is an appointed day upon which the question "That grievances be noted" shall be put.

Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m.

Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. **ALPINE RESORTS BILL** Second reading Resumption of debate (Ms Garbutt).
- 2. MENTAL HEALTH (VICTORIAN INSTITUTE OF FORENSIC MENTAL HEALTH) BILL Second reading Resumption of debate (Mr Bracks).
- 3. **CRIMES (AMENDMENT) BILL** Second reading Resumption of debate (Mr Hulls).
- 4. WILLS BILL Second reading Resumption of debate (Mr Hulls).
- LAW AND JUSTICE LEGISLATION (FURTHER AMENDMENT) BILL Second reading

 Resumption of debate (Mr Hulls).
- 6. TRANSPORT ACTS (AMENDMENT) BILL Second reading Resumption of debate (Mr Batchelor).
- 7. STATE TAXATION (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 8. GAMING ACTS (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 9. **PODIATRISTS REGISTRATION BILL** Second reading Resumption of debate (Mrs Campbell).
- 10. SNOWY HYDRO CORPORATISATION BILL Second reading Resumption of debate (Mr Loney).

GENERAL BUSINESS

NOTICES OF MOTION

MR THOMPSON - To move, That this House commends the Government and the Minister
for Tertiary Education and Training for fostering co-operation between schools, TAFE
institutes, private providers and universities to maximise credit transfer and course
articulation arrangements, so that students can move from one sector to another with
recognition for previous study.

- 2. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 3. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 4. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 6. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 7. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 8. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.

- 9. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 10. **MR BRUMBY** To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the *Constitution Act* 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 11. **MR WELLS** To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 12. **MR THWAITES** To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 13. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 14. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 15. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 16. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 17. MR LEIGH To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 18. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 19. **MR PATERSON** To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.

- 20. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 21. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 22. MS GARBUTT To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 23. MR TRAYNOR To move, That this House congratulates the Government on its program of prison privatisation.
- 24. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 25. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 27. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 28. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 30. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 31. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.

- 32. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 33. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 34. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 35. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 36. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 37. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 38. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 39. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 40. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 41. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 42. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 43. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.

- 44. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 45. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 46. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 47. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 48. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 49. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 50. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 51. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 52. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 53. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 54. MR THWAITES To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 55. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.

- 56. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 57. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 58. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 59. **MR PERRIN** To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 60. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 61. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 62. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 63. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 64. **MR PLOWMAN** (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 65. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.

- 66. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 67. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 68. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 69. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- MR HULLS To move, That this House condemns the Premier's failure to answer 70. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 71. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.

- 72. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- MR THWAITES To move, That this House condemns the Premier's failure to answer 73. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- MR LONEY To move, That this House condemns the Premier's failure to answer 74. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 75. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant

information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.

- 76. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 77. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- 78. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- 79. MRS CAMPBELL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was

so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (*d*) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (*e*) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.

- 80. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 81. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: -(a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 82. MR MILDENHALL - To move. That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 83. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978;

- (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan; (d) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 84. MR SMITH (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 85. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 86. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 87. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 88. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 89. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 90. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 91. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 92. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that

- will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 93. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 94. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 95. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 96. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 97. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 98. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 99. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 100. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 101. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.

- 102. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 103. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 104. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 105. **MS McCALL** To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 106. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 107. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 110. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.

- 111. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 112. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- 113. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- 114. MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 115. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 116. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 117. **MR BRACKS** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 118. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the

- Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 119. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 121. **MR BATCHELOR -** To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 122. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 123. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 124. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 125. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 126. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 127. MR THWAITES To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 128. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 129. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 130. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.

- 131. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 132. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 133. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 134. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 135. **MR BRACKS** To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 136. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 137. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 138. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 139. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 140. **MR HAMILTON -** To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 141. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 142. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 143. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 144. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 145. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.

- 146. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 147. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 148. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 149. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 150. MR DOLLIS To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 151. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 152. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 153. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 154. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 155. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 156. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 157. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 158. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.

- 159. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 160. **MS GARBUTT** To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 161. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 162. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 163. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 165. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 166. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 167. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 168. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 169. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.

- 170. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 171. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 172. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 173. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 174. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 175. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 176. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 177. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the Evidence Act 1958 into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.

- 179. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 180. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 181. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 182. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 183. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 184. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 185. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 186. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 187. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 188. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.

- 189. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 190. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 191. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 192. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 193. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 194. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 195. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 196. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 197. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 198. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 199. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.

- 200. **MR HULLS** To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 201. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 202. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 203. **MR HAERMEYER** To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 204. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 205. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 206. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to - (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 207. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 208. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.

- 209. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 210. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 211. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 212. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 213. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 214. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 215. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 216. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 217. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 218. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.

- 219. **MS KOSKY** To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 220. **MR HAERMEYER** To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 221. **MR BAKER** To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 222. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 223. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 224. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 225. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 226. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 227. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 228. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 229. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.

- 230. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 231. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 232. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 233. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 234. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 235. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 236. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 237. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 238. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."

- 239. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 240. **MR HULLS** To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 241. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 242. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 243. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 244. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 245. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 246. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 247. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 248. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.

- 249. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 250. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 251. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 252. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 253. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 254. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 255. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 256. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 257. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 258. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.

- 259. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 260. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 261. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 262. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 263. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 264. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 265. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 266. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 267. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 268. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were

well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.

- 269. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 270. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 271. MS DAVIES To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- 272. MR BRUMBY - To move, That this House condemns the Government for its failure to recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail shopping complexes; (iv) the supply of landlord disclosure (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 273. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 274. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on

Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".

- MR LONEY To move, That this House calls on the Government to introduce legislation 275. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.
- MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 277. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 278. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.

- 279. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 280. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 281. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- 282. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 283. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 284. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.

- MR BRUMBY To move. That this House condemns the State Government for its 285. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpavers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- 286. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.
- 287. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.
- 288. MR BRUMBY To move, That this House noting the Premier's continuing and long standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in

relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members

- 289. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 290. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.
- 291. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.
- *292. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.

ORDERS OF THE DAY

1. **STUDENT UNION DISCRIMINATION** - Resumption of debate on the question - That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).

- 2. **SOUTH EASTERN ARTERIAL NOISE BARRIERS** Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (Mr Batchelor).
- 3. **KOORIE OPEN DOOR EDUCATION** Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)
 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- CHILD PROTECTION SYSTEM Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its

- Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- BETTER ROADS PROGRAM Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING** Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 *December* 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (*Mr Hulls*).
- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).

- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- 21. STOCK FEED CRISIS IN GIPPSLAND - Resumption of debate on the question - That this House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. **GOVERNMENT EDUCATION INITIATIVES** Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) - Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).

- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (*Mr Batchelor*).
- 27. ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. AUDITOR-GENERAL Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. **WAVERLEY PARK** Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).
- 31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).
- *32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY, 29 OCTOBER 1997

GOVERNMENT BUSINESS

ORDER OF THE DAY

1. **FOOD (AMENDMENT) BILL** - Second reading - Resumption of debate (Mr Thwaites).

THURSDAY, 30 OCTOBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. PLANNING AND ENVIRONMENT (AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- 2. LEGAL PRACTICE (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 3. UNCLAIMED MONEYS (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).

P. J. MITHEN Clerk of the Legislative Assembly

S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- ECONOMIC DEVELOPMENT (JOINT) Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- FEDERAL-STATE RELATIONS (JOINT) Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House).

Pursuant to resolution on 16 September 1997, Wednesday, 29 October 1997 is an appointed day upon which the question "That grievances be noted" shall be put.

Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m.

Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

ORDER OF THE DAY

* GRIEVANCES - Debate on the question - That grievances be noted.

GOVERNMENT BUSINESS

NOTICES OF MOTION

- *1. MR KENNETT To move, That he have leave to bring in a Bill to amend the Audit Act 1994 and certain other Acts and for other purposes.
- *2. MR GUDE To move, That he have leave to bring in a Bill to amend the Education Act 1958 with respect to the provision of preschool programs and to make related amendments to Part XIA of the Health Act 1958 and for other purposes.
- *3. MRS TEHAN To move, That she have leave to bring in a Bill to make provision for the establishment of an Alpine Resorts Co-ordinating Council and six Alpine Resort Management Boards, to make provision for the management of alpine resorts, to amend the Alpine Resorts Act 1983, to make related amendments to other Acts and for other purposes.
- *4. MRS WADE To move, That she have leave to bring in a Bill to provide for the transfer of certain charitable donations and bequests to the trustees of The St Andrew's Foundation and for other purposes.
- *5. MRS HENDERSON To move, That she have leave to bring in a Bill to re-enact with amendments the law relating to residential tenancies, rooming houses and caravan parks, to provide for a Residential Tenancies Tribunal and a Residential Tenancies Bond Authority, to repeal the Residential Tenancies Act 1980, the Caravan Parks and Movable Dwellings Act 1988 and the Rooming Houses Act 1990 and for other purposes.
- *6 MR STOCKDALE To move, That he have leave to bring in a Bill to provide for the safe conveyance, sale, supply, measurement, control and use of gas, to amend the Gas Industry Act 1994 and other Acts and for other purposes.
- *7. MR STOCKDALE To move, That he have leave to bring in a Bill to reform the public transport system in Victoria, to amend the Rail Corporations Act 1996, the Transport Act 1983 and certain other Acts and for other purposes.

- *8. MR STOCKDALE To move, That he have leave to bring in a Bill to amend the Melbourne and Metropolitan Board of Works Act 1958, the Water Act 1989, the Water Industry Act 1994, the Food Act 1984, the Health Act 1958, the Health (Fluoridation) Act 1973 and certain other Acts and for other purposes.
- *9. MR STOCKDALE To move, That he have leave to bring in a Bill to amend the Gas Industry Act 1994 and certain other Acts and for other purposes.
- *10. DR NAPTHINE To move, That he have leave to bring in a Bill to repeal the St Andrew's Hospital Act 1978 and the St Andrew's Hospital (Guarantee) Act 1978, to amend the Health Services Act 1988 and for other purposes.

ORDERS OF THE DAY

- 1. **WILLS BILL** Second reading Resumption of debate (Mr Hulls).
- 2. LAW AND JUSTICE LEGISLATION (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- STATE TAXATION (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 4. CRIMES (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 5. GAMING ACTS (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 6. **FOOD (AMENDMENT) BILL** Second reading Resumption of debate (Mr Thwaites).
- 7. **PODIATRISTS REGISTRATION BILL** Second reading Resumption of debate (Mrs Campbell).
- 8. SNOWY HYDRO CORPORATISATION BILL Second reading Resumption of debate (Mr Loney).
- 9. **ALPINE RESORTS BILL** Second reading Resumption of debate (Ms Garbutt).

GENERAL BUSINESS

NOTICES OF MOTION

MR THOMPSON - To move, That this House commends the Government and the Minister
for Tertiary Education and Training for fostering co-operation between schools, TAFE
institutes, private providers and universities to maximise credit transfer and course
articulation arrangements, so that students can move from one sector to another with
recognition for previous study.

- 2. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 3. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 4. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 6. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 7. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 8. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.

- 9. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 10. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the Constitution Act 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 11. **MR WELLS** To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 12. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 13. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 14. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 15. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 17. MR LEIGH To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 18. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 19. MR PATERSON To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.

- 20. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 21. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 22. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 23. **MR TRAYNOR** To move, That this House congratulates the Government on its program of prison privatisation.
- 24. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 25. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 27. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 28. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 29. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 30. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 31. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 32. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the

- timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 33. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 34. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 35. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 36. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 37. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 38. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 39. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 40. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 41. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 42. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 43. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.

- 44. **MR DOLLIS** To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 45. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 46. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 47. **MR PATERSON -** To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 48. **MR BRACKS** To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 49. **MR ASHLEY -** To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 50. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 51. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 52. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 53. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 54. MR THWAITES To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 55. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 56. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.

- 57. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 58. MS GARBUTT To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 59. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 60. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 61. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 62. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 63. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 64. MR PLOWMAN (Benambra) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 65. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 66. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.

- 67. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 68. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 69. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- 70. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 71. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 72. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the

following questions - (a) why the Premier made two applications for shares - one for 20,000 and one for 80,000 - in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.

- MR THWAITES To move, That this House condemns the Premier's failure to answer 73. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- MR LONEY To move, That this House condemns the Premier's failure to answer 74. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 75. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make"

improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.

- 76. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is vet to select a vehicle identification supplier.
- 77. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- 78. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- 79. MRS CAMPBELL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in

- light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 80. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 81. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: -(a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- MR MILDENHALL To move, That this House condemns the Premier's failure to answer 82. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 83. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is

aware of any contracts between companies owned and/or associated with Mr Gary Morgan; (d) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.

- 84. MR SMITH (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 85. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 86. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 87. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 88. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 89. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 90. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 91. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 92. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.

- 93. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 94. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 95. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 96. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 97. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 98. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 99. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 100. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 101. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.

- 102. **MS BURKE** To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 103. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 104. **MR LUPTON** To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 105. **MS McCALL** To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 106. **MR JENKINS** To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 107. **MR McLELLAN** (*Frankston East*) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 108. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- 109. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 110. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 111. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to

- 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 112. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- 113. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- 114. MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 116. MR DOLLIS To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 117. MR BRACKS To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.

- 119. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 121. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 122. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 123. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 124. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 125. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 126. **MR THWAITES -** To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 127. MR THWAITES To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 128. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 129. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 130. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 131. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.

- 132. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 133. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 134. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 135. **MR BRACKS** To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 136. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 137. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 138. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 139. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 140. MR HAMILTON To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 141. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 142. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 143. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 144. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 145. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 146. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.

- 147. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 148. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 149. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 150. **MR DOLLIS -** To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 151. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 152. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 153. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 154. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 155. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 156. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 157. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 158. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 159. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 160. **MS GARBUTT** To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.

- 161. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 162. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 163. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 165. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 166. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 167. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 168. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 169. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.
- 170. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 171. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.

- 172. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 173. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 174. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the *Casino Control Act* 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 175. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 176. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 177. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 178. **MS GILLETT** To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 179. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 180. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.

- 181. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 182. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 183. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 184. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 185. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 186. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 187. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 188. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 189. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 190. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 191. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.

- 192. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 193. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 194. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 195. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 196. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 197. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 198. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 199. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 200. **MR HULLS -** To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 201. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 202. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and

what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".

- 203. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 204. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 205. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 206. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 207. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 208. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 209. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 210. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 211. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.

- 212. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 213. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 214. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 215. **MS GILLETT** To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 216. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 217. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 218. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 219. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 220. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 221. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 222. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst

- his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 223. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 224. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 225. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 226. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 227. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 228. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 229. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 230. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 231. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 232. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.

- 233. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 234. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 235. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 236. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 237. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 238. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 239. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 240. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 241. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 242. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.

- 243. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 244. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 245. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 246. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 247. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 248. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 249. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 250. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 251. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.

- 252. **MR HULLS** To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 253. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 254. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 255. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 256. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 257. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 258. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 259. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 260. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 261. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.

- 262. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 263. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 264. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 265. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 266. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 267. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 268. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 269. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.

- 270. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 271. **MS DAVIES** To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- MR BRUMBY To move, That this House condemns the Government for its failure to 272. recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail complexes; (iv) the supply of landlord disclosure (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 273. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 274. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- 275. MR LONEY To move, That this House calls on the Government to introduce legislation immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be

certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.

- 276. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 277. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 278. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 279. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 280. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.

- 281. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- 282. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 283. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 284. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- 285. MR BRUMBY To move, That this House condemns the State Government for its continued bungling and mismanagement in relation to (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the

Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.

- 286. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.
- 287. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.
- MR BRUMBY To move, That this House noting the Premier's continuing and long 288. standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.

- 289. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 290. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.
- 291. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.
- 292. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.

ORDERS OF THE DAY

- STUDENT UNION DISCRIMINATION Resumption of debate on the question That this
 House condemns the Government for its attack on student unions and calls on the
 Government to repeal its voluntary student union legislation which is discriminatory and
 designed to disempower students (Ms Garbutt).
- 2. SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands

- drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- 7. SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)
 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- CHILD PROTECTION SYSTEM Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. MOUNT STIRLING Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. NIDDRIE QUARRY SITE Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (Mr Hulls).

- 15. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- 21. STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this House now discuss a motion of major public importance, namely the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further,

calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).

- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) - Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) - Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 26. OFFICE OF AUDITOR-GENERAL Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (Mr Batchelor).
- ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA Resumption of debate on the question - That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. AUDITOR-GENERAL Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately

- abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. **WAVERLEY PARK** Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).
- 31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).
- 32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).
- *33. NATURAL GAS SUPPLY Petition presented by the Member for Geelong North (28 October 1997) Praying that the Premier immediately takes charge of ensuring the supply of natural gas to Portarlington, St. Leonards and Indented Heads To be considered (Mr Loney).
- *34. WILLIAMSTOWN ROAD Petition presented by the Member for Albert Park (28 October 1997) Praying that the House not support the proposed development of Williamstown Road as the major thoroughfare for all traffic heading to and from City Link and Webb Dock To be considered (Mr Thwaites).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY, 30 OCTOBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. PLANNING AND ENVIRONMENT (AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- 2. LEGAL PRACTICE (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 3. UNCLAIMED MONEYS (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).

P. J. MITHEN
Clerk of the Legislative Assembly

S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- **TEMPORARY CHAIRMEN** Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (*Benambra*), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- ECONOMIC DEVELOPMENT (JOINT) Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- **ENVIRONMENT AND NATURAL RESOURCES (JOINT) -** Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- **FAMILY AND COMMUNITY DEVELOPMENT (JOINT)** Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- **FEDERAL-STATE RELATIONS (JOINT)** Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Ouestions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

NOTICES OF MOTION

- *1. MR STOCKDALE To move, That he have leave to bring in a Bill relating to the safety of electricity supply and use, the efficiency of electrical equipment, to repeal the Electric Light and Power Act 1958, to amend certain other Acts and for other purposes.
- *2. MR STOCKDALE To move, That he have leave to bring in a Bill to amend the Accident Compensation Act 1985, the Accident Compensation (WorkCover Insurance) Act 1993, the Dangerous Goods Act 1985, the Equipment (Public Safety) Act 1994, the Magistrates' Court Act 1989, the Occupational Health and Safety Act 1985 and the Workers Compensation Act 1958 and for other purposes.
- *3. MRS WADE To move, That she have leave to bring in a Bill to amend the Constitution Act 1975 with respect to the publication, transmission and broadcasting of Parliamentary proceedings and for other purposes.
- *4. MRS TEHAN To move, That she have leave to bring in a Bill to provide for the revocation of reservations and Crown grants over various parcels of land, to repeal the Burrumbeet (Russell Reserve) Land Act 1982, to make consequential amendments to the Australian Grands Prix Act 1994 and for other purposes.

ORDERS OF THE DAY

- *1. AUDIT (AMENDMENT) BILL Second reading.
- *2. EDUCATION (PRESCHOOLS) BILL Second reading.
- *3. ALPINE RESORTS (MANAGEMENT) BILL Second reading.
- *4. ST ANDREW'S FOUNDATION BILL Second reading.
- *5. **RESIDENTIAL TENANCIES BILL** Second reading.
- *6. GAS SAFETY BILL Second reading.
- *7. RAIL CORPORATIONS (AMENDMENT) BILL Second reading.
- *8. WATER ACTS (FURTHER AMENDMENT) BILL Second reading.

- *9. GAS INDUSTRY (FURTHER AMENDMENT) BILL Second reading.
- *10. HEALTH SERVICES (ST ANDREW'S HOSPITAL) BILL Second reading.
- *11. CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) BILL AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 12. **STATE TAXATION (AMENDMENT) BILL** Second reading Resumption of debate (Mr Bracks).
- 13. CRIMES (AMENDMENT) BILL 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 place thereof the words "this Bill be withdrawn and redrafted to (a) enable the House to separately consider (i) Division 1 of Part 2 of the Bill; and (ii) the clauses dealing with the new forensic sample regime in Part 4; and (b) include proper mechanisms to annually monitor and report to Parliament the impact of the Bill on a victim's court experience; (c) include definition of "substantial relevance" in relation to prior sexual history; (d) allow for initiatives to preclude the serving of a subpoena for victim's counselling notes and files; and (e) allow appropriate consultation procedures on the impact of people's rights as a result of increasing police powers" (Mr Hulls).
- 14. GAMING ACTS (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 15. **FOOD (AMENDMENT) BILL** Second reading Resumption of debate (Mr Thwaites).
- 16. **PODIATRISTS REGISTRATION BILL** Second reading Resumption of debate (Mrs Campbell).
- 17. **SNOWY HYDRO CORPORATISATION BILL** Second reading Resumption of debate (Mr Loney).
- 18. ALPINE RESORTS BILL Second reading Resumption of debate (Ms Garbutt).
- 19. PLANNING AND ENVIRONMENT (AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- 20. LEGAL PRACTICE (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 21. UNCLAIMED MONEYS (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).

GENERAL BUSINESS

NOTICES OF MOTION

- MR THOMPSON To move, That this House commends the Government and the Minister
 for Tertiary Education and Training for fostering co-operation between schools, TAFE
 institutes, private providers and universities to maximise credit transfer and course
 articulation arrangements, so that students can move from one sector to another with
 recognition for previous study.
- 2. **MR DOLLIS** To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 3. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 4. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 6. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 7. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.

- 8. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 9. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 10. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the Constitution Act 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 11. **MR WELLS** To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 12. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 13. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 14. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 15. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 16. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing

- legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 17. **MR LEIGH -** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 18. **MR PANDAZOPOULOS** To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 19. **MR PATERSON** To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 20. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 21. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 22. MS GARBUTT To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- MR TRAYNOR To move, That this House congratulates the Government on its program
 of prison privatisation.
- 24. MR BRACKS To move, That this House calls on the Government to amend the *Employee Relations Act* 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 25. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- 26. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 27. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 28. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.

- 29. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 30. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 31. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 32. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 33. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 34. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 35. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 36. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 37. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 38. MS GARBUTT To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 40. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.

- 41. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 42. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 43. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 44. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 45. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 46. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 47. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 48. **MR BRACKS** To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 49. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 50. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 51. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 52. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.

- 53. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 54. MR THWAITES To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 55. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 56. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 57. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 58. **MS GARBUTT -** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 59. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 60. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 61. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 62. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 63. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 64. MR PLOWMAN (Benambra) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.

- 65. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless by-elections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 66. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 67. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 68. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 69. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- 70. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 71. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in

the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.

- 72. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- 73. MR THWAITES - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- 74. MR LONEY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's

decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.

- 75. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 76. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 77. **MR SMITH** (*Glen Waverley*) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- 78. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.

- MRS CAMPBELL To move, That this House condemns the Premier's failure to answer 79. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 80. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 81. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 82. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: (a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month

- period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 83. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 84. MR SMITH (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 85. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 86. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 87. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 88. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 89. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 90. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.

- 91. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 92. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 93. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 94. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 95. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 96. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 97. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 98. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.

- 99. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 100. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 101. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 102. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 103. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 104. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 105. MS McCALL To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 106. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 107. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 108. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.

- 109. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 110. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 111. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 112. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- MR DOLLIS To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.

- 117. **MR BRACKS** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 119. **MR McARTHUR** To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- 120. MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 121. **MR BATCHELOR -** To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 122. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 123. **MR BATCHELOR** To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 124. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 125. **MR BATCHELOR** To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 126. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 127. **MR THWAITES** To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.

- 128. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 129. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 130. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 131. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 132. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 133. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 134. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 135. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 136. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 137. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 138. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 139. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 140. MR HAMILTON To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 141. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 142. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.

- 143. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 144. **MR HULLS** To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 145. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 146. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 147. **MR HULLS** To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 148. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 149. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 150. **MR DOLLIS** To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 151. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 152. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 153. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 154. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 155. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 156. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.

- 157. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 158. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 159. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 160. **MS GARBUTT** To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 161. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 162. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 163. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- 164. MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 165. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 166. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 167. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.

- 168. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 169. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act
 1984 and for other purposes to improve the quality and safety of Victoria's food.
- 170. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 171. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 172. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 173. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 174. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 175. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 176. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 177. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 178. **MS GILLETT** To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing

- to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 179. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 180. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 181. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 182. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 183. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 184. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 185. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 186. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 187. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.

- 188. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 189. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 190. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 191. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 192. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 193. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 194. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 195. MR SAVAGE To move, That he have leave to bring in a Bill to amend the **Prostitution**Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 196. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 197. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 198. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.

- 199. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 200. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 201. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 202. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 203. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 204. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 205. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 206. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 207. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.

- 208. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 209. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 210. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 211. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 212. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 213. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 214. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 215. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 216. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 217. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 218. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption

- affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 219. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 220. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 221. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 222. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 223. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 224. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 225. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 226. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 227. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 228. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.

- 229. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 230. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 231. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 232. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 233. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 234. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 235. **MR CARLI** To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 236. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 237. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 238. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."

- 239. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 240. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 241. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 242. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 243. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 244. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 245. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 246. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 247. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 248. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.

- 249. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 250. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 251. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 252. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 253. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 254. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 255. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 256. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 257. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 258. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.

- 259. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 260. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 261. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 262. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 263. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 264. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 265. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 266. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 267. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.

- 268. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 269. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 270. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 271. **MS DAVIES** To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- 272. MR BRUMBY - To move, That this House condemns the Government for its failure to recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail complexes; (iv) the supply of landlord disclosure (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 273. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 274. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not

receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".

- MR LONEY To move, That this House calls on the Government to introduce legislation 275. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (i) to the extent not covered above, the remaining key elements of the contractual arrangements.
- 276. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 277. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.

- 278. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 279. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 280. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- 282. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 283. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 284. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory

- landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- MR BRUMBY To move, That this House condemns the State Government for its 285. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years. taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- 286. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.
- 287. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.

- MR BRUMBY To move, That this House noting the Premier's continuing and long 288. standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.
- 289. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 290. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.
- 291. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.
- 292. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.
- *293. **MS DAVIES** To move, That she have leave to bring in a Bill to amend the *Victims of Crime Assistance Act* 1996 to allow a lump sum allocation for pain and suffering to become a part of the amount which may be awarded to victims of crime.

ORDERS OF THE DAY

- 1. STUDENT UNION DISCRIMINATION Resumption of debate on the question That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).
- 2. SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (*Mr Batchelor*).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- 7. SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996) Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** *Resumption of debate on the question* That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (*Mr Hamilton*).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).

- 10. **CHILD PROTECTION SYSTEM** Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING** Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 *December 1996*) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (*Mr Hulls*).
- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Mildura (9 *April* 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (*Ms Garbutt*).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following

- words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- STUDENT TRANSPORT CONCESSIONS Petition presented by the Member for Altona (10 April 1997) - Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education - To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this 21. House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).

- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (*Mr Batchelor*).
- 27. **ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA** Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. WAVERLEY PARK Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).
- 31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).

- 32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).
- 33. NATURAL GAS SUPPLY Petition presented by the Member for Geelong North (28 October 1997) - Praying that the Premier immediately takes charge of ensuring the supply of natural gas to Portarlington, St. Leonards and Indented Heads - To be considered (Mr Loney).
- 34. WILLIAMSTOWN ROAD Petition presented by the Member for Albert Park (28 October 1997) Praying that the House not support the proposed development of Williamstown Road as the major thoroughfare for all traffic heading to and from City Link and Webb Dock To be considered (Mr Thwaites).

P. J. MITHEN Clerk of the Legislative Assembly

S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

CHAIRMAN OF COMMITTEES - Mr McGrath (Warrnambool).

TEMPORARY CHAIRMEN - Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- **ECONOMIC DEVELOPMENT (JOINT)** Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- **ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan,** Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- **FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.**
- FEDERAL-STATE RELATIONS (JOINT) Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- **LAW REFORM (JOINT) -** Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- **PRIVILEGES** Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4 General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

NOTICE OF MOTION

*1. MR MACLELLAN (*Pakenham*) - To move, That pursuant to section 46D(1)(c) of the Planning and Environment Act 1987, Amendments No. 105 and No. 106 to Upper Yarra Valley and Dandenong Ranges Regional Strategy Plan be approved.

ORDERS OF THE DAY

- 1. CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) BILL AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 2. GAMING ACTS (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 3. **FOOD (AMENDMENT) BILL** Second reading Resumption of debate (Mr Thwaites).
- 4. **PODIATRISTS REGISTRATION BILL** Second reading Resumption of debate (Mrs Campbell).
- 5. PLANNING AND ENVIRONMENT (AMENDMENT) BILL Second reading Resumption of debate (Mr Dollis).
- 6. **LEGAL PRACTICE (AMENDMENT) BILL** Second reading Resumption of debate (Mr Hulls).
- 7. UNCLAIMED MONEYS (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 8. ALPINE RESORTS BILL Second reading Resumption of debate (Ms Garbutt).
- *9. **ELECTRICITY SAFETY BILL -** Second reading.
- *10. ACCIDENT COMPENSATION (MISCELLANEOUS AMENDMENT) BILL Second reading.
- *11. CONSTITUTION (AMENDMENT) BILL Second reading.
- *12. LAND (RESERVATIONS AND OTHER MATTERS) BILL Second reading.

13. SNOWY HYDRO CORPORATISATION BILL - Second reading - Resumption of debate (Mr Loney).

GENERAL BUSINESS

NOTICES OF MOTION

- MR THOMPSON To move, That this House commends the Government and the Minister
 for Tertiary Education and Training for fostering co-operation between schools, TAFE
 institutes, private providers and universities to maximise credit transfer and course
 articulation arrangements, so that students can move from one sector to another with
 recognition for previous study.
- 2. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 3. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 4. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 6. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.

- 7. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 8. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 9. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 10. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the Constitution Act 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 12. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 14. MR BRUMBY To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 15. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.

- 16. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 17. **MR LEIGH** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 18. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 19. **MR PATERSON -** To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 20. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 21. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 22. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 23. MR TRAYNOR To move, That this House congratulates the Government on its program of prison privatisation.
- 24. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 25. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 27. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.

- 28. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 29. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 30. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 31. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 32. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 33. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 34. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 35. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 36. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 37. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 38. MS GARBUTT To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 39. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.

- 40. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 41. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 42. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 43. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 44. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 45. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 46. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 47. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 48. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 49. **MR ASHLEY -** To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 50. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 51. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.

- 52. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 53. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 54. **MR THWAITES** To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 55. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 56. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 57. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 58. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 59. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 60. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 61. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 62. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 63. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.

- 64. MR PLOWMAN (Benambra) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 65. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 66. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 67. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 68. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 69. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- 70. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.

- 71. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 72. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- MR THWAITES To move, That this House condemns the Premier's failure to answer 73. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- 74. MR LONEY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd (a) whether the Premier was aware that HRL Ltd acquired the former research and development

arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.

- 75. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 76. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 77. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- 78. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban

was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.

- MRS CAMPBELL To move, That this House condemns the Premier's failure to answer 79. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 80. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 81. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: -(a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 82. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: (a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier

and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.

- 83. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 84. MR SMITH (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 85. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 86. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 87. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 88. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 89. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.

- 90. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 91. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 92. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 93. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 94. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 95. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 96. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 97. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 98. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.

- 99. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 100. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 101. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 102. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 103. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 104. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 105. **MS McCALL** To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 106. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 107. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 108. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.

- 109. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 110. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 111. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 112. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- 113. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 115. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 116. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.

- 117. **MR BRACKS** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 118. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 119. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 121. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 122. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 123. **MR BATCHELOR -** To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 124. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 125. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 126. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 127. MR THWAITES To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.

- 128. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 129. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 130. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 131. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 132. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 133. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 134. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 135. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 136. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 137. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 138. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 139. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 140. MR HAMILTON To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 141. **MR HAMILTON -** To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 142. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.

- 143. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 144. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 145. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 146. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 147. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 148. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 149. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 150. MR DOLLIS To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 151. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 152. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 153. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 154. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 155. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 156. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.

- 157. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 158. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 159. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 160. **MS GARBUTT** To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 161. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 162. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 163. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- 164. MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 165. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 166. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 167. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.

- 168. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 169. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.
- 170. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 171. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 172. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 173. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 174. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the *Casino Control Act* 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 175. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 176. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 177. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 178. **MS GILLETT** To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the

practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.

- 179. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 180. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 181. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 182. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 183. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 184. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 185. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 186. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 187. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.

- 188. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 189. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 190. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 191. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 192. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 193. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 194. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 195. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 196. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 197. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 198. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.

- 199. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 200. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 201. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 202. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 203. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 204. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 205. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 206. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 207. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.

- 208. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 209. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 210. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 211. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 212. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 213. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 214. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 215. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 216. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 217. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 218. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she

has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.

- 219. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 220. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 221. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 222. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 223. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 224. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 225. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 226. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 227. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 228. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.

- 229. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 230. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 231. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 232. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 233. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 234. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 235. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 236. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 237. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 238. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."

- 239. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 240. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 241. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 242. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 243. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 244. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 245. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 246. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 247. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 248. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.

- 249. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 250. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 251. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 252. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 253. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 254. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 255. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 256. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 257. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 258. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.

- 259. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 260. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 261. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 262. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 263. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 264. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 265. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 266. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 267. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 268. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were

well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.

- 269. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 270. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 271. **MS DAVIES** To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- 272. MR BRUMBY - To move, That this House condemns the Government for its failure to recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail complexes; (iv) the supply of landlord disclosure (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 273. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 274. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on

Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".

- 275. MR LONEY - To move, That this House calls on the Government to introduce legislation immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.
- 276. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 277. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 278. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.

- 279. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 280. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 281. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- 282. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 283. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 284. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.

- MR BRUMBY To move. That this House condemns the State Government for its 285. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system. her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- 286. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.
- 287. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.
- 288. MR BRUMBY To move, That this House noting the Premier's continuing and long standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in

relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.

- 289. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 290. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.
- 291. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.
- 292. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.
- 293. **MS DAVIES** To move, That she have leave to bring in a Bill to amend the *Victims of Crime Assistance Act* 1996 to allow a lump sum allocation for pain and suffering to become a part of the amount which may be awarded to victims of crime.
- *294. MR BATCHELOR To move, That this House censures the Speaker for his consistent bias and lack of impartiality in the performance of his duties, and in particular his failure to uphold the Standing Orders and precedents of the House, including (i) Mr Speaker's failure to require the Premier and Ministers to directly and relevantly answer Questions without Notice; (ii) Mr Speaker's failure to deal with persistent interjections from the Premier, Deputy Premier, and the Leader of the House; (iii) Mr Speaker's bias in naming 5 Members of the Opposition and no Member of the Government since March 1996; (iv) Mr Speaker's continued attendance at Liberal Party meetings in breach of long accepted standards of political impartiality; (v) Mr Speaker's unprecedented action in

suspending the Leader of the Opposition for one sitting week; (vi) Mr Speaker's conduct on various occasions which has given rise for potential disrepute upon the House; and accordingly calls on Mr Speaker to fully and impartially discharge his responsibilities as required by Westminster traditions, and properly discipline Government Members who persistently and flagrantly breach Standing Orders and defy the Chair.

*295. MR CAMERON - To move, That this House condemns the Government for its health and hospitals policies to silence critics of the Government and notes the present efforts to silence Dunolly Hospital sub-committee member Mr Allister Gray - former Chairman of the Save Dunolly Hospital Committee - and thereby prevent him from speaking openly with the Dunolly community about the future of the hospital.

ORDERS OF THE DAY

- 1. **STUDENT UNION DISCRIMINATION** Resumption of debate on the question That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).
- SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) - Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area - To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)

 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).

- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- 10. CHILD PROTECTION SYSTEM Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING** Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (Mr Hulls).
- 15. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the

- contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (*Mr Batchelor*).
- 17. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Mildura (9 *April 1997*) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (*Ms Garbutt*).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- STUDENT TRANSPORT CONCESSIONS Petition presented by the Member for Altona (10 April 1997) - Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education - To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this 21. House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for - (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of

- education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (*Mr Batchelor*).
- 27. **ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA** Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (*Mr Cameron*).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. **WAVERLEY PARK** Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).

- 31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).
- 32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).
- 33. **NATURAL GAS SUPPLY** Petition presented by the Member for Geelong North (28 October 1997) Praying that the Premier immediately takes charge of ensuring the supply of natural gas to Portarlington, St. Leonards and Indented Heads To be considered (Mr Loney).
- 34. **WILLIAMSTOWN ROAD** Petition presented by the Member for Albert Park (28 October 1997) Praying that the House not support the proposed development of Williamstown Road as the major thoroughfare for all traffic heading to and from City Link and Webb Dock To be considered (Mr Thwaites).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY, 13 NOVEMBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. **EDUCATION** (PRESCHOOLS) BILL Second reading Resumption of debate (Mr Mildenhall).
- 2. ALPINE RESORTS (MANAGEMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 3. ST ANDREW'S FOUNDATION BILL Second reading Resumption of debate (Mr Hulls).
- 4. **RESIDENTIAL TENANCIES BILL** Second reading Resumption of debate (Ms Kosky).
- 5. GAS SAFETY BILL Second reading Resumption of debate (Mr Loney).
- 6. GAS INDUSTRY (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Loney).

- 7. **HEALTH SERVICES (ST ANDREW'S HOSPITAL) BILL** Second reading Resumption of debate (Mr Bracks).
- 8. **AUDIT (AMENDMENT) BILL -** Second reading Resumption of debate (Mr Bracks).
- 9. RAIL CORPORATIONS (AMENDMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 10. WATER ACTS (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Ms Garbutt).

P. J. MITHEN Clerk of the Legislative Assembly S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

CHAIRMAN OF COMMITTEES - Mr McGrath (Warrnambool).

TEMPORARY CHAIRMEN - Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (*Benambra*), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- ECONOMIC DEVELOPMENT (JOINT) Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- **ENVIRONMENT AND NATURAL RESOURCES (JOINT)** Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- **FAMILY AND COMMUNITY DEVELOPMENT (JOINT)** Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- **FEDERAL-STATE RELATIONS (JOINT)** Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- **LAW REFORM (JOINT) -** Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (Pakenham), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (Glen Waverley) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

Mr Speaker takes the Chair at Ten o'clock

LEGISLATIVE ASSEMBLY OF VICTORIA

GENERAL BUSINESS

NOTICES OF MOTION

- MR THOMPSON To move, That this House commends the Government and the Minister
 for Tertiary Education and Training for fostering co-operation between schools, TAFE
 institutes, private providers and universities to maximise credit transfer and course
 articulation arrangements, so that students can move from one sector to another with
 recognition for previous study.
- 2. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 3. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 4. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- 5. **MR KILGOUR** To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.

- 6. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 7. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 8. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 9. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 10. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the Constitution Act 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 11. **MR WELLS -** To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 12. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 13. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.

- 14. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 15. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 16. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 17. **MR LEIGH** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 18. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 19. **MR PATERSON** To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 20. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 21. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 22. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 23. MR TRAYNOR To move, That this House congratulates the Government on its program of prison privatisation.
- 24. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 25. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.

- 26. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 27. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 28. MS GARBUTT To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 29. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 30. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 31. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 32. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 33. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 34. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 35. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 36. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.

- 37. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 38. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 40. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 41. **MR KILGOUR** To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 42. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 43. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 44. **MR DOLLIS** To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 45. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 46. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 47. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 48. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.

- 49. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 50. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 51. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 52. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 53. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 54. MR THWAITES To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 55. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 56. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 57. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 58. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 59. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 60. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.

- 61. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 62. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 63. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 64. MR PLOWMAN (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 65. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless by elections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 66. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 67. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 68. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 69. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.

- MR HULLS To move, That this House condemns the Premier's failure to answer 70. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 71. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 72. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- 73. MR THWAITES To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of

Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the *Today Tonight* show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.

- 74. MR LONEY - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 75. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 76. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.

- 77. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- MR HULLS To move, That this House condemns the Premier's failure to answer 78. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- MRS CAMPBELL To move, That this House condemns the Premier's failure to answer 79. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 80. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 81. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: -

- (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- MR MILDENHALL To move, That this House condemns the Premier's failure to answer 82. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 83. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 84. **MR SMITH** (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 85. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.

- 86. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 87. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 88. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 89. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 90. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 91. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 92. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 93. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 94. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.

- 95. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 96. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 97. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 98. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 99. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 100. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 101. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 102. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 103. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 104. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 105. MS McCALL To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.

- 106. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 107. MR McLELLAN (*Frankston East*) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 108. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- 109. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 110. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 111. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 112. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- 113. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.

- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 115. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 116. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 117. MR BRACKS To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 118. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 119. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.

- 121. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 122. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 123. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 124. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 125. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 126. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 127. **MR THWAITES** To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 128. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 129. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 130. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 131. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 132. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 133. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 134. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 135. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the Audit Act 1994.
- 136. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.

- 137. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 138. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 139. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 140. **MR HAMILTON -** To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 141. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 142. **MR LONEY** To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 143. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 144. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 145. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 146. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 147. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 148. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 149. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 150. MR DOLLIS To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 151. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.

- 152. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 153. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 154. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 155. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 156. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 157. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 158. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 159. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 160. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 161. MS GARBUTT To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 162. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 163. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a

minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House - (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.

- 165. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 166. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 167. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 168. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 169. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.
- 170. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 171. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 172. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 173. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 174. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.

- 175. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 176. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 177. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 178. MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 179. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 180. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 181. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 182. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 183. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.

- 184. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 185. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 186. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 187. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 188. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 189. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 190. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 191. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 192. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 193. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 194. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.

- 195. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 196. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 197. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 198. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 199. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 200. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 201. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 202. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 203. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.

- 204. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 205. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 206. **MR RYAN** To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 207. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 208. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 209. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 210. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 211. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 212. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 213. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.

- 214. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 215. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 216. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 217. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 218. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 219. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 220. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 221. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 222. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 223. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.

- 224. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 225. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 226. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 227. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 228. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 229. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 230. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 231. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 232. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 233. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.

- 234. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 235. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 236. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 237. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 238. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 239. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 240. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 241. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 242. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 243. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.

- 244. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 245. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 246. **MS GILLETT** To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 247. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 248. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 249. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 250. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 251. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 252. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 253. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on

- Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 254. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 255. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 256. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 257. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 258. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 259. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 260. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 261. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 262. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.

- 263. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 264. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 265. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 266. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 267. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 270. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 271. **MS DAVIES** To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional

- Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- MR BRUMBY To move, That this House condemns the Government for its failure to 272. recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail shopping complexes; (iv) the supply of landlord disclosure (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 273. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22
 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan
 has "since 1995 treated Parliament and by extension the people of Victoria with
 contempt over the Intergraph affair" and that as a consequence, "she should go", calls
 on the Premier to sack the Minister for Conservation and Land Management.
- MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- MR LONEY To move, That this House calls on the Government to introduce legislation 275. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable;

- (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.
- 276. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 277. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 278. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 279. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 280. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 281. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to

- explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- 282. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 283. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 284. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- MR BRUMBY To move, That this House condemns the State Government for its 285. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- 286. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski

slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.

- 287. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.
- MR BRUMBY To move, That this House noting the Premier's continuing and long 288. standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.
- 289. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 290. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.

- 291. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.
- 292. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.
- 293. **MS DAVIES -** To move, That she have leave to bring in a Bill to amend the *Victims of Crime Assistance Act* 1996 to allow a lump sum allocation for pain and suffering to become a part of the amount which may be awarded to victims of crime.
- MR BATCHELOR To move, That this House censures the Speaker for his consistent bias and lack of impartiality in the performance of his duties, and in particular his failure to uphold the Standing Orders and precedents of the House, including (i) Mr Speaker's failure to require the Premier and Ministers to directly and relevantly answer Questions without Notice; (ii) Mr Speaker's failure to deal with persistent interjections from the Premier, Deputy Premier, and the Leader of the House; (iii) Mr Speaker's bias in naming 5 Members of the Opposition and no Member of the Government since March 1996; (iv) Mr Speaker's continued attendance at Liberal Party meetings in breach of long accepted standards of political impartiality; (v) Mr Speaker's unprecedented action in suspending the Leader of the Opposition for one sitting week; (vi) Mr Speaker's conduct on various occasions which has given rise for potential disrepute upon the House; and accordingly calls on Mr Speaker to fully and impartially discharge his responsibilities as required by Westminster traditions, and properly discipline Government Members who persistently and flagrantly breach Standing Orders and defy the Chair.
- 295. MR CAMERON To move, That this House condemns the Government for its health and hospitals policies to silence critics of the Government and notes the present efforts to silence Dunolly Hospital sub-committee member Mr Allister Gray former Chairman of the Save Dunolly Hospital Committee and thereby prevent him from speaking openly with the Dunolly community about the future of the hospital.
- *296. MR THWAITES To move, That this House congratulates the former Member for Mitcham Mr Pescott for his principled stand in resigning from this House on the issue of the Auditor-General and calls upon other Government Members to also resign, including the Member for Frankston East.

ORDERS OF THE DAY

- 1. STUDENT UNION DISCRIMINATION Resumption of debate on the question That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).
- 2. **SOUTH EASTERN ARTERIAL NOISE BARRIERS** Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (*Mr Batchelor*).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)

 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).

- 10. **CHILD PROTECTION SYSTEM** Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. ST VINCENT'S HOSPITAL Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (Mr Dollis).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING** Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (Mr Hulls).
- 15. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to

secure automotive industry jobs in Victoria - and on the amendment - That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).

- STUDENT TRANSPORT CONCESSIONS Petition presented by the Member for Altona (10 April 1997) - Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education - To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA -** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- 21. STOCK FEED CRISIS IN GIPPSLAND - Resumption of debate on the question - That this House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).

- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) - Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (Mr Batchelor).
- 27. ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. **WAVERLEY PARK** Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).
- 31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne;

- and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).
- 32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).
- 33. **NATURAL GAS SUPPLY** Petition presented by the Member for Geelong North (28 October 1997) Praying that the Premier immediately takes charge of ensuring the supply of natural gas to Portarlington, St. Leonards and Indented Heads To be considered (Mr Loney).
- 34. WILLIAMSTOWN ROAD Petition presented by the Member for Albert Park (28 October 1997) Praying that the House not support the proposed development of Williamstown Road as the major thoroughfare for all traffic heading to and from City Link and Webb Dock To be considered (Mr Thwaites).

GOVERNMENT BUSINESS

NOTICES OF MOTION

- *1. MR STOCKDALE To move, That he have leave to bring in a Bill to amend the Business Franchise (Petroleum Products) Act 1979, the Business Franchise (Tobacco) Act 1974, the Liquor Control Act 1987 and the Tobacco Act 1987 and for other purposes.
- *2. MR STOCKDALE To move, That he have leave to bring in a Bill to amend the Land Tax Act 1958 and for other purposes.
- *3. MR KENNETT To move, That he have leave to bring in a Bill to provide for the management of the Victorian public sector and for other purposes.
- *4. MRS WADE To move, That she have leave to bring in a Bill to provide for the forfeiture of the proceeds of crime and other property in certain circumstances, to amend the Sentencing Act 1991, to repeal the Crimes (Confiscation of Profits) Act 1986 and for other purposes.
- *5. MRS TEHAN To move, That the following Order of the Day, Government Business, be read and discharged
 Alpine Resorts Bill Second reading Resumption of debate
 and that the Bill be withdrawn.
- *6. **DR NAPTHINE** To move, That he have leave to bring in a Bill to amend the Epworth Hospital Act 1980 and for other purposes.

ORDERS OF THE DAY

1. ACCIDENT COMPENSATION (MISCELLANEOUS AMENDMENT) BILL - Second reading.

- 2. CONSTITUTION (AMENDMENT) BILL Second reading.
- 3. LAND (RESERVATIONS AND OTHER MATTERS) BILL Second reading.
- PLANNING AND ENVIRONMENT (AMENDMENT) BILL To be considered in Committee.
- 5. FOOD (AMENDMENT) BILL Second reading Resumption of debate (Mr Thwaites).
- 6. **LEGAL PRACTICE (AMENDMENT) BILL** Second reading Resumption of debate (Mr Hulls).
- 7. UNCLAIMED MONEYS (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 8. ELECTRICITY SAFETY BILL Second reading.
- 9. GAMING ACTS (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Ms Burke).
- 10. ALPINE RESORTS BILL Second reading Resumption of debate (Ms Garbutt).
- 11. SNOWY HYDRO CORPORATISATION BILL Second reading Resumption of debate (Mr Loney).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY, 13 NOVEMBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. EDUCATION (PRESCHOOLS) BILL Second reading Resumption of debate (Mr Mildenhall).
- 2. ALPINE RESORTS (MANAGEMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 3. ST ANDREW'S FOUNDATION BILL Second reading Resumption of debate (Mr Hulls).
- 4. RESIDENTIAL TENANCIES BILL Second reading Resumption of debate (Ms Kosky).
- 5. GAS SAFETY BILL Second reading Resumption of debate (Mr Loney).
- GAS INDUSTRY (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Loney).
- 7. HEALTH SERVICES (ST ANDREW'S HOSPITAL) BILL Second reading Resumption of debate (Mr Bracks).

- 8. AUDIT (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 9. RAIL CORPORATIONS (AMENDMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 10. **WATER ACTS (FURTHER AMENDMENT) BILL -** Second reading Resumption of debate (Ms Garbutt).

P. J. MITHEN Clerk of the Legislative Assembly S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

CHAIRMAN OF COMMITTEES - Mr McGrath (Warrnambool).

TEMPORARY CHAIRMEN - Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (*Benambra*), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- **ECONOMIC DEVELOPMENT (JOINT)** Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- FEDERAL-STATE RELATIONS (JOINT) Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. UNCLAIMED MONEYS (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 2. EDUCATION (PRESCHOOLS) BILL Second reading Resumption of debate (Mr Mildenhall).
- 3. ALPINE RESORTS (MANAGEMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 4. **LEGAL PRACTICE (AMENDMENT) BILL** Second reading Resumption of debate (Mr Hulls).
- GAMING ACTS (MISCELLANEOUS AMENDMENT) BILL Second reading -Resumption of debate (Ms Burke).
- 6. FOOD (AMENDMENT) BILL To be further considered in Committee.
- 7. ACCIDENT COMPENSATION (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate on the question That the debate be adjourned until 26 November 1997 and on the amendment to omit "1997" and insert "1998" (Mr Brumby).
- *8. BUSINESS FRANCHISE FEES (SAFETY NET) BILL Second reading.
- *9. LAND TAX (AMENDMENT) BILL Second reading.
- *10. PUBLIC SECTOR MANAGEMENT AND EMPLOYMENT BILL Second reading.
- *11. CONFISCATION BILL Second reading.
- *12. EPWORTH HOSPITAL (AMENDMENT) BILL Second reading.
- 13. ST ANDREW'S FOUNDATION BILL Second reading Resumption of debate (Mr Hulls).
- RESIDENTIAL TENANCIES BILL Second reading Resumption of debate (Ms Kosky).
- 15. GAS SAFETY BILL Second reading Resumption of debate (Mr Loney).

- 16. GAS INDUSTRY (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Loney).
- 17. **HEALTH SERVICES (ST ANDREW'S HOSPITAL) BILL** Second reading Resumption of debate (Mr Bracks).
- 18. AUDIT (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 19. **RAIL CORPORATIONS (AMENDMENT) BILL** Second reading Resumption of debate (Ms Garbutt).
- 20. WATER ACTS (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- *21. INTRODUCTION AGENTS BILL AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 22. **SNOWY HYDRO CORPORATISATION BILL** Second reading Resumption of debate (Mr Loney).
- 23. ELECTRICITY SAFETY BILL Second reading.

GENERAL BUSINESS

NOTICES OF MOTION

- 1. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 2. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 3. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and

distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.

- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- MR MILDENHALL To move, That this House, noting the continuing and unacceptably
 high level of youth unemployment, calls on the Government to convene an immediate
 Youth Jobs Summit and develop concrete proposals to significantly reduce youth
 unemployment levels.
- 6. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 7. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 8. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 9. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the *Constitution Act* 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 10. MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 11. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.

- 12. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 13. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 14. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 15. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 16. **MR LEIGH** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 17. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 18. **MR PATERSON** To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 19. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 20. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 21. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 22. MR TRAYNOR To move, That this House congratulates the Government on its program of prison privatisation.
- 23. MR BRACKS To move, That this House calls on the Government to amend the *Employee Relations Act* 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.

- 24. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- 25. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 26. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 27. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 28. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 29. **MR BRACKS -** To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 30. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 31. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 32. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 33. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 34. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.

- 35. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 36. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 37. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 38. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 39. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 40. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 41. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 42. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 43. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 44. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 45. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 46. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.

- 47. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 48. **MR ASHLEY -** To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 49. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 50. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 51. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 52. **MR ASHLEY -** To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 53. **MR THWAITES** To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 54. **MR SPRY** To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 55. **MR THWAITES** To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 56. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 57. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 58. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 59. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.

- 60. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 61. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 62. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 63. MR PLOWMAN (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 64. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 65. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 66. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 67. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 68. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.

- MR HULLS To move, That this House condemns the Premier's failure to answer 69. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 70. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 71. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- 72. MR THWAITES To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares,

whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the *Today Tonight* show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.

- MR LONEY To move, That this House condemns the Premier's failure to answer 73. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 74. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 75. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.

- 76. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- MR HULLS To move, That this House condemns the Premier's failure to answer 77. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- MRS CAMPBELL To move, That this House condemns the Premier's failure to answer 78. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 79. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 80. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after

gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.

- 81. MR MILDENHALL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 82. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 83. MR SMITH (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 84. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.

- 85. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 86. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 87. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 88. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 89. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 90. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 91. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 92. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 93. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.

- 94. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 95. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 96. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 97. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 98. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 99. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 100. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 101. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 102. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 103. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 104. MS McCALL To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.

- 105. **MR JENKINS** To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 106. MR McLELLAN (*Frankston East*) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 107. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- 108. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 109. **MR BRUMBY -** To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 110. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.

- 113. MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 114. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 115. MR DOLLIS To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 116. MR BRACKS To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 117. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 118. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.

- 120. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 121. **MR BATCHELOR** To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 122. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 123. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 124. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 125. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 126. MR THWAITES To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 127. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 128. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 129. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 130. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 131. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 132. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 133. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 134. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the Audit Act 1994.
- 135. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.

- 136. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 137. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 138. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 139. **MR HAMILTON -** To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 140. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 141. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 142. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 143. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 144. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 145. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 146. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 147. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 148. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 149. MR DOLLIS To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 150. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.

- 151. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 152. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 153. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 154. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 155. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 156. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 157. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 158. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 159. **MS GARBUTT** To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 160. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 161. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 162. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and

notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House - (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.

- 164. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 165. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 166. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 167. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 168. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.
- 169. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 170. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 171. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 172. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 173. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.

- 174. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 175. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 176. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 178. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 179. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 180. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 182. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.

- 183. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 184. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 185. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 186. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 187. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 188. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 189. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 190. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 191. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 192. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 193. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.

- 194. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 195. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 196. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 197. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 198. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 199. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 200. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 201. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 202. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 203. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.

- 204. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 205. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 206. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 207. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 208. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 209. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 210. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 211. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 212. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 213. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.

- 214. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 215. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 216. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 217. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 218. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 219. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 220. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 221. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 222. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 223. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 224. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.

- 225. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 226. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 227. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 228. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 229. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 230. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 231. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 232. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 233. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."

- 234. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 235. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 236. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 237. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 238. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 239. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 240. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 241. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 242. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 243. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 244. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.

- 245. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 246. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 247. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 248. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 249. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 250. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 251. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 252. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 253. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.

- 254. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 255. **MS KOSKY** To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 256. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 257. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 258. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 259. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 260. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 261. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 262. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.

- 263. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 264. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 265. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 266. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 267. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 268. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 269. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 270. MS DAVIES To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.

- MR BRUMBY To move. That this House condemns the Government for its failure to 271. recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation: (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail complexes: (iv) the supply of landlord disclosure (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases: and (vi) establish a Retail Tenancies Tribunal.
- 272. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22
 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan
 has "since 1995 treated Parliament and by extension the people of Victoria with
 contempt over the Intergraph affair" and that as a consequence, "she should go", calls
 on the Premier to sack the Minister for Conservation and Land Management.
- 273. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- MR LONEY To move, That this House calls on the Government to introduce legislation 274. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.

- 275. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 276. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 277. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 278. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 279. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 280. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.

- 281. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 283. **MR HAERMEYER** To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- 284. MR BRUMBY - To move, That this House condemns the State Government for its continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- 285. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which

requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.

- 286. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.
- MR BRUMBY To move, That this House noting the Premier's continuing and long 287. standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.
- 288. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 289. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.

- 290. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.
- 291. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.
- 292. **MS DAVIES -** To move, That she have leave to bring in a Bill to amend the *Victims of Crime Assistance Act* 1996 to allow a lump sum allocation for pain and suffering to become a part of the amount which may be awarded to victims of crime.
- 293. MR BATCHELOR To move, That this House censures the Speaker for his consistent bias and lack of impartiality in the performance of his duties, and in particular his failure to uphold the Standing Orders and precedents of the House, including (i) Mr Speaker's failure to require the Premier and Ministers to directly and relevantly answer Questions without Notice; (ii) Mr Speaker's failure to deal with persistent interjections from the Premier, Deputy Premier, and the Leader of the House; (iii) Mr Speaker's bias in naming 5 Members of the Opposition and no Member of the Government since March 1996; (iv) Mr Speaker's continued attendance at Liberal Party meetings in breach of long accepted standards of political impartiality; (v) Mr Speaker's unprecedented action in suspending the Leader of the Opposition for one sitting week; (vi) Mr Speaker's conduct on various occasions which has given rise for potential disrepute upon the House; and accordingly calls on Mr Speaker to fully and impartially discharge his responsibilities as required by Westminster traditions, and properly discipline Government Members who persistently and flagrantly breach Standing Orders and defy the Chair.
- 294. MR CAMERON To move, That this House condemns the Government for its health and hospitals policies to silence critics of the Government and notes the present efforts to silence Dunolly Hospital sub-committee member Mr Allister Gray former Chairman of the Save Dunolly Hospital Committee and thereby prevent him from speaking openly with the Dunolly community about the future of the hospital.
- 295. MR THWAITES To move, That this House congratulates the former Member for Mitcham Mr Pescott for his principled stand in resigning from this House on the issue of the Auditor-General and calls upon other Government Members to also resign, including the Member for Frankston East.

ORDERS OF THE DAY

- 1. STUDENT UNION DISCRIMINATION Resumption of debate on the question That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).
- 2. SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- 5. COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- 7. SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)
 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question—That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).

- 10. **CHILD PROTECTION SYSTEM -** Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. MOUNT STIRLING Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (Mr Hulls).
- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Mildura (9 *April 1997*) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (*Ms Garbutt*).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following

- words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (*Mr Spry*).
- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. NATIONAL GALLERY OF VICTORIA Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- 21. STOCK FEED CRISIS IN GIPPSLAND - Resumption of debate on the question - That this House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).

- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (*Mr Batchelor*).
- 27. **ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA** Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. WAVERLEY PARK Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).
- 31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).

- 32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).
- 33. NATURAL GAS SUPPLY Petition presented by the Member for Geelong North (28 October 1997) Praying that the Premier immediately takes charge of ensuring the supply of natural gas to Portarlington, St. Leonards and Indented Heads To be considered (Mr Loney).
- 34. **WILLIAMSTOWN ROAD -** Petition presented by the Member for Albert Park (28 October 1997) Praying that the House not support the proposed development of Williamstown Road as the major thoroughfare for all traffic heading to and from City Link and Webb Dock To be considered (Mr Thwaites).
- *35. EDUCATION CREDIT TRANSFER AND COURSE ARTICULATION ARRANGEMENTS Resumption of debate on the question That this House commends the Government and the Minister for Tertiary Education and Training for fostering cooperation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study (Mr Thompson).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY, 19 NOVEMBER 1997

GOVERNMENT BUSINESS

ORDER OF THE DAY

1. **CONSTITUTION (AMENDMENT) BILL** - Second reading - Resumption of debate (Mr Hulls).

WEDNESDAY, 26 NOVEMBER 1997

GOVERNMENT BUSINESS

ORDER OF THE DAY

1. LAND (RESERVATIONS AND OTHER MATTERS) BILL - Second reading - Resumption of debate (Ms Garbutt).

P. J. MITHEN Clerk of the Legislative Assembly

S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- ECONOMIC DEVELOPMENT (JOINT) Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- **FAMILY AND COMMUNITY DEVELOPMENT (JOINT)** Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- FEDERAL-STATE RELATIONS (JOINT) Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- **PUBLIC ACCOUNTS AND ESTIMATES (JOINT)** Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- INTRODUCTION AGENTS BILL AMENDMENTS OF THE LEGISLATIVE COUNCIL

 To be considered.
- 2. PUBLIC SECTOR MANAGEMENT AND EMPLOYMENT BILL Second reading.
- 3. ST ANDREW'S FOUNDATION BILL Second reading Resumption of debate (Mr Hulls).
- 4. **RESIDENTIAL TENANCIES BILL** Second reading Resumption of debate (Ms Kosky).
- 5. GAS SAFETY BILL Second reading Resumption of debate (Mr Loney).
- GAS INDUSTRY (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Mr Loney).
- 7. HEALTH SERVICES (ST ANDREW'S HOSPITAL) BILL Second reading Resumption of debate (Mr Bracks).
- 8. RAIL CORPORATIONS (AMENDMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 9. **WATER ACTS (FURTHER AMENDMENT) BILL** Second reading Resumption of debate (Ms Garbutt).
- 10. AUDIT (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 11. SNOWY HYDRO CORPORATISATION BILL Second reading Resumption of debate (Mr Loney).
- 12. ELECTRICITY SAFETY BILL Second reading.

GENERAL BUSINESS

NOTICES OF MOTION

 MR DOLLIS - To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for - (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening

- environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 2. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 3. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 5. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 6. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 7. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 8. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further

notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.

- 9. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the *Constitution Act* 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 10. MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 11. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 12. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 13. MR BRUMBY To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 14. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 15. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 16. MR LEIGH To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 17. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 18. **MR PATERSON** To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 19. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.

- 20. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 21. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 22. **MR TRAYNOR** To move, That this House congratulates the Government on its program of prison privatisation.
- 23. MR BRACKS To move, That this House calls on the Government to amend the *Employee Relations Act* 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 24. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- 25. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 26. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 27. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 28. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 29. **MR BRACKS -** To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 30. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 31. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.

- 32. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 33. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 34. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 35. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 36. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 37. **MS GARBUTT -** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 38. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 39. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 40. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 41. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 42. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 43. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.

- 44. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 45. **MR MICALLEF** To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 46. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 47. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 48. **MR ASHLEY -** To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 49. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 50. **MR PATERSON** To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 51. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 52. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 53. MR THWAITES To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 54. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 55. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.

- 56. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 57. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 58. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 59. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 60. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 61. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 62. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 63. MR PLOWMAN (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 64. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 65. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.

- 66. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 67. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 68. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- 69. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 70. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 71. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the

following questions - (a) why the Premier made two applications for shares - one for 20,000 and one for 80,000 - in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.

- 72 MR THWAITES - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- 73. MR LONEY - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 74. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to

- obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 75. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 76. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- MR HULLS To move, That this House condemns the Premier's failure to answer 77. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- 78. MRS CAMPBELL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in

light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.

- 79. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 80. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 81. MR MILDENHALL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 82. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with

- Mr Gary Morgan; (d) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 83. MR SMITH (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 84. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 85. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 86. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 87. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 88. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 89. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 90. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 91. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.

- 92. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 93. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 94. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 95. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 96. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 97. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 98. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 99. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 100. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 101. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.

- 102. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 103. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 104. **MS McCALL** To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 105. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 106. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 107. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- 108. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 109. **MR BRUMBY -** To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.

- 111. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- 112. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- 113. MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 114. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 115. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 116. **MR BRACKS** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 117. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 118. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's

- failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- 119. MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 120. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 121. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 122. **MR BATCHELOR** To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 123. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 124. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 125. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 126. MR THWAITES To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 127. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 128. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 129. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 130. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 131. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.

- 132. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 133. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 134. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 135. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 136. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 137. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 138. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 139. **MR HAMILTON** To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 140. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 141. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 142. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 143. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 144. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 145. **MR HULLS** To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 146. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.

- 147. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 148. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 149. MR DOLLIS To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 150. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 151. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 152. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 153. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 154. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 155. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 156. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 157. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 158. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 159. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.

- 160. MS GARBUTT To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 161. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 162. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 164. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 165. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 166. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 167. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 168. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.
- 169. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 170. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.

- 171. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 172. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 173. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 174. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 175. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 176. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 177. MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 178. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 179. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.

- 180. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 181. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 182. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 183. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 184. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 185. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 186. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 187. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 188. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 189. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 190. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.

- 191. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 192. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 193. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 194. MR SAVAGE To move, That he have leave to bring in a Bill to amend the **Prostitution**Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 195. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 196. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 197. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 198. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 199. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 200. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 201. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other

duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".

- 202. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 203. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 204. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 205. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 206. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 207. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 208. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 209. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 210. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.

- 211. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 212. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 213. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 214. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 215. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 216. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 217. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 218. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 219. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 220. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 221. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst

- his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 222. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 223. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 224. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 225. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 226. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 227. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 228. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 229. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 230. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 231. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.

- MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 233. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 234. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 235. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 236. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 237. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 238. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 239. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 240. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 241. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.

- 242. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 243. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 244. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 245. **MS GILLETT** To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 246. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 247. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 248. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 249. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 250. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 251. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.

- 252. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 253. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 254. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 255. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 256. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 257. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 258. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 259. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 260. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 261. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks

- posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 262. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 263. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 264. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 265. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 266. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 267. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 269. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 270. MS DAVIES To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to

purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.

- MR BRUMBY To move, That this House condemns the Government for its failure to 271. recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly -(a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail landlord complexes; (iv) the supply of disclosure (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 272. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 273. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- 274. MR LONEY To move, That this House calls on the Government to introduce legislation immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the

date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (g) the risk sharing provisions; (g) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (g) to the extent not covered above, the remaining key elements of the contractual arrangements.

- 275. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 276. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 277. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 278. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 279. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 280. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of

dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.

- 281. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 282. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 283. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- 284. MR BRUMBY - To move, That this House condemns the State Government for its continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.

- 285. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.
- 286. MR BATCHELOR - To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier 22 September 1997 by the former senior government Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.
- MR BRUMBY To move, That this House noting the Premier's continuing and long 287. standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.
- 288. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 289. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy

- Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.
- 290. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.
- 291. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.
- 292. **MS DAVIES -** To move, That she have leave to bring in a Bill to amend the *Victims of Crime Assistance Act* 1996 to allow a lump sum allocation for pain and suffering to become a part of the amount which may be awarded to victims of crime.
- 293. MR BATCHELOR To move, That this House censures the Speaker for his consistent bias and lack of impartiality in the performance of his duties, and in particular his failure to uphold the Standing Orders and precedents of the House, including (i) Mr Speaker's failure to require the Premier and Ministers to directly and relevantly answer Questions without Notice; (ii) Mr Speaker's failure to deal with persistent interjections from the Premier, Deputy Premier, and the Leader of the House; (iii) Mr Speaker's bias in naming 5 Members of the Opposition and no Member of the Government since March 1996; (iv) Mr Speaker's continued attendance at Liberal Party meetings in breach of long accepted standards of political impartiality; (v) Mr Speaker's unprecedented action in suspending the Leader of the Opposition for one sitting week; (vi) Mr Speaker's conduct on various occasions which has given rise for potential disrepute upon the House; and accordingly calls on Mr Speaker to fully and impartially discharge his responsibilities as required by Westminster traditions, and properly discipline Government Members who persistently and flagrantly breach Standing Orders and defy the Chair.
- 294. MR CAMERON To move, That this House condemns the Government for its health and hospitals policies to silence critics of the Government and notes the present efforts to silence Dunolly Hospital sub-committee member Mr Allister Gray former Chairman of the Save Dunolly Hospital Committee and thereby prevent him from speaking openly with the Dunolly community about the future of the hospital.
- 295. MR THWAITES To move, That this House congratulates the former Member for Mitcham Mr Pescott for his principled stand in resigning from this House on the issue of the Auditor-General and calls upon other Government Members to also resign, including the Member for Frankston East.

- *296. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when in this House he said: "The Liberal Party so long as it has the capacity to do so, will not allow the destruction of important and traditional common law rights" and condemns the Treasurer for his hypocrisy and failure to stand up for the historic and fundamental common law rights of Victorian workers.
- *297. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "The Liberal Party and the National Party have been concerned that so much of the access to common law rights is dependent upon impairment assessment in a context basically dependent upon administrative decisions, there should be a right of appeal against decisions which adversely affect access to common law rights" and condemns the Treasurer for his lack of courage and hypocrisy in supporting a complete abolition of common law rights for Victorian workers.
- *298. **MS GILLETT** To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "Preservation of (TAC) common law rights is the central objective of the Liberal Party" and condemns the Treasurer for his central role in the Liberal Party plan to destroy the common law rights of Victorian workers.
- *299. MRS MADDIGAN To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "It is the retention of modified common law rights that is the most conducive to safety" and condemns the Treasurer for his abolishment of common law rights, which by his own words are central to safety in the workplace by providing a deterrent to negligent employers.
- *300. MR MILDENHALL To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "The Liberal Party believes it is a fundamental democratic right that individuals take their (personal injury) cases to the civil courts. A Liberal Government would reinstate that right" and condemns the Minister for Education for his hypocrisy in supporting the Government's complete abolition of the Victorian workers common law rights which by his own words are fundamental to a democratic society.
- *301. MR BATCHELOR To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "Seriously injured workers who establish negligence will be able to sue under a modified common law system which imposes maximum payments" and condemns the Minister for his hypocrisy in supporting a plan that absolutely contradicts his statements in Opposition that the Liberal Party would maintain a compensation scheme that retained historic common law rights.
- *302. MR HAERMEYER To move, That this House condemns the Premier for surrounding himself with police to protect him from anger against his callous and arrogant Government, yet he will not allow them a right to take common law action if they are injured in this process.

- *303. MR MICALLEF To move, That this House notes the statement of the Member for Doncaster, who in this House said: "Denial of legal representation to workers involved in disputes is a denial of a fundamental right" and condemns the Member for Doncaster for his hypocrisy in not standing up for the right of Victorian workers to bring common law actions in the Victorian courts for serious injuries.
- *304. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Shop Trading Reform Act* 1996 to ensure that it will be an offence under the Act for any retail tenancy agreement to contain a requirement for a shop to be opened any particular time or on any particular day, as indicated by the Government in its booklet explaining its changes to Shop Trading laws.

ORDERS OF THE DAY

- 1. STUDENT UNION DISCRIMINATION Resumption of debate on the question That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).
- 2. SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- 5. COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (*Mr Hulls*).
- 7. SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)
 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).

- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- 10. **CHILD PROTECTION SYSTEM** Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING** Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (*Mr Hulls*).
- 15. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question
 That this House condemns the Government for entering a contract with the Transurban
 consortium for the City Link project which is anti-competitive and places an
 unacceptable financial burden on Victorian motorists and taxpayers because (a) the
 contract requires the closure or narrowing of major arterial roads in Melbourne so as to
 force cars onto the City Link tollway, and allows Transurban to claim compensation from
 the Government if any of these traffic measures are removed; (b) the contract requires
 Transurban to be compensated for lost tollway revenue if, amongst other things, the
 Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine
 Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the
 contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion,
 whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).

- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. NATIONAL GALLERY OF VICTORIA Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this 21. House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and

- (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) - Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (*Mr Batchelor*).
- 27. **ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA** Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. **WAVERLEY PARK** Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).
- 31. **RURAL VICTORIA** Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to

end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).

- 32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).
- 33. NATURAL GAS SUPPLY Petition presented by the Member for Geelong North (28 October 1997) Praying that the Premier immediately takes charge of ensuring the supply of natural gas to Portarlington, St. Leonards and Indented Heads To be considered (Mr Loney).
- 34. WILLIAMSTOWN ROAD Petition presented by the Member for Albert Park (28 October 1997) Praying that the House not support the proposed development of Williamstown Road as the major thoroughfare for all traffic heading to and from City Link and Webb Dock To be considered (Mr Thwaites).
- 35. EDUCATION CREDIT TRANSFER AND COURSE ARTICULATION ARRANGEMENTS Resumption of debate on the question That this House commends the Government and the Minister for Tertiary Education and Training for fostering cooperation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study (Mr Thompson).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY, 19 NOVEMBER 1997

GOVERNMENT BUSINESS

ORDER OF THE DAY

1. **CONSTITUTION (AMENDMENT) BILL -** Second reading - Resumption of debate (Mr Hulls).

WEDNESDAY, 26 NOVEMBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. LAND (RESERVATIONS AND OTHER MATTERS) BILL Second reading Resumption of debate (Ms Garbutt).
- 2. ACCIDENT COMPENSATION (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Brumby).

THURSDAY, 27 NOVEMBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- BUSINESS FRANCHISE FEES (SAFETY NET) BILL Second reading Resumption of debate (Mr Bracks).
- 2. LAND TAX (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 3. **CONFISCATION BILL** Second reading Resumption of debate (Mr Hulls).
- 4. **EPWORTH HOSPITAL (AMENDMENT) BILL** Second reading Resumption of debate (Mr Thwaites).

P. J. MITHEN
Clerk of the Legislative Assembly

S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- ECONOMIC DEVELOPMENT (JOINT) Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- **ENVIRONMENT AND NATURAL RESOURCES (JOINT) -** Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- **FAMILY AND COMMUNITY DEVELOPMENT (JOINT)** Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- **FEDERAL-STATE RELATIONS (JOINT) -** Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- **LAW REFORM (JOINT) -** Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- . ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- **STANDING ORDERS** Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

Mr Speaker takes the Chair at Ten o'clock

LEGISLATIVE ASSEMBLY OF VICTORIA

GENERAL BUSINESS

NOTICES OF MOTION

- 1. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets.
- 2. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 3. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 5. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.

- 6. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 7. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 8. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 9. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the Constitution Act 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 10. **MR WELLS -** To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 11. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 12. **MR KILGOUR** To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 13. MR BRUMBY To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 14. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.

- 15. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 16. **MR LEIGH** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 17. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 18. MR PATERSON To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 19. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 21. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- MR TRAYNOR To move, That this House congratulates the Government on its program
 of prison privatisation.
- 23. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 24. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- 25. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 26. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.

- 27. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 28. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 29. **MR BRACKS** To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 30. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 31. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 32. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 33. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 34. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 35. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 36. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 37. MS GARBUTT To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.

- 39. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 40. **MR KILGOUR** To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 41. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 42. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 43. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 44. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 45. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 46. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 47. **MR BRACKS** To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 48. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 49. MS GARBUTT To move, That this House condemns the Government for its failure to protect the environment by properly implementing the Flora and Fauna Guarantee Act 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 50. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.

- 51. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 52. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 53. MR THWAITES To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 54. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 55. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 56. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 57. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 58. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 59. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 60. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 61. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.

- 62. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 63. MR PLOWMAN (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 64. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 65. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 66. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 67. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 68. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- 69. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines

licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.

- 70. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 71. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- 72. MR THWAITES - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.

- MR LONEY To move, That this House condemns the Premier's failure to answer 73. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 74. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 75. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 76. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- 77. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that

his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.

- MRS CAMPBELL To move, That this House condemns the Premier's failure to answer 78. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 79. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 80. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.

- MR MILDENHALL To move, That this House condemns the Premier's failure to answer 81. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 82. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan; (d) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 83. MR SMITH (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 84. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 85. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 86. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.

- 87. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 88. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 89. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 90. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 91. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 92. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 93. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 94. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 95. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.

- 96. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 97. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 98. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 99. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 100. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 101. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 102. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 103. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 104. MS McCALL To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 105. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 106. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 107. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened

schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.

- 108. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 109. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 111. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 114. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the

Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.

- 115. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 116. **MR BRACKS** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 117. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 118. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- 119. MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 120. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 121. **MR BATCHELOR** To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 122. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 123. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.

- 124. **MR BATCHELOR** To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 125. **MR THWAITES -** To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 126. **MR THWAITES** To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 127. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 128. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 129. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 130. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 131. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 132. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 133. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 134. **MR BRACKS** To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 135. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 136. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 137. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 138. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.

- 139. MR HAMILTON To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 140. **MR HAMILTON** To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 141. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 142. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 143. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 144. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 145. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 146. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 147. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 148. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 149. MR DOLLIS To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 150. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 151. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 152. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 153. **MS KOSKY** To move, That this House condemns the Government for their mismanagement of public housing.

- 154. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 155. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 156. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 157. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 158. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 159. **MS GARBUTT** To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 160. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 161. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 162. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- 163. MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 164. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.

- 165. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 166. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 167. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 168. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.
- 169. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 170. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 171. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 172. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 173. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 174. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 175. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 176. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.

- 177. MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 178. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 179. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 180. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 181. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 182. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 183. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 184. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.

- 185. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 186. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 187. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 188. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 189. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 190. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 191. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 192. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 193. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 194. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 195. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.

- 196. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 197. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 198. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 199. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 200. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 201. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 202. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 203. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 204. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.

- 205. **MR RYAN** To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 206. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 207. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 208. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 209. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 210. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 211. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 212. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 213. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 214. **MS GILLETT** To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 215. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for

- Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 216. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 217. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 218. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 219. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 220. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 221. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 222. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 223. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 224. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 225. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 226. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as

- shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 227. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 228. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 229. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 230. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 231. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 232. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 233. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 234. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 235. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.

- 236. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 237. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 238. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 239. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 240. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 241. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 242. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 243. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 244. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 245. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.

- 246. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 247. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 248. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 249. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 250. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 251. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 252. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 253. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 254. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.

- 255. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 256. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 257. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 258. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 259. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 260. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 261. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 262. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 263. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.

- 264. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 265. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 266. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 267. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 268. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 269. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 270. **MS DAVIES** To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- MR BRUMBY To move, That this House condemns the Government for its failure to 271. recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail landlord disclosure complexes; (iv) the supply of shopping

- (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 272. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 273. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- MR LONEY To move, That this House calls on the Government to introduce legislation 274. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (i) to the extent not covered above, the remaining key elements of the contractual arrangements.
- 275. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing

business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.

- 276. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 277. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 278. **MR BRUMBY** To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 279. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 280. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- 281. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 282. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations;

- (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 283. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- MR BRUMBY To move, That this House condemns the State Government for its 284. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- 285. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.

- 286. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.
- 287. MR BRUMBY - To move, That this House noting the Premier's continuing and long standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.
- 288. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 289. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.
- 290. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.

- 291. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.
- 292. **MS DAVIES** To move, That she have leave to bring in a Bill to amend the *Victims of Crime Assistance Act* 1996 to allow a lump sum allocation for pain and suffering to become a part of the amount which may be awarded to victims of crime.
- MR BATCHELOR To move, That this House censures the Speaker for his consistent bias and lack of impartiality in the performance of his duties, and in particular his failure to uphold the Standing Orders and precedents of the House, including (i) Mr Speaker's failure to require the Premier and Ministers to directly and relevantly answer Questions without Notice; (ii) Mr Speaker's failure to deal with persistent interjections from the Premier, Deputy Premier, and the Leader of the House; (iii) Mr Speaker's bias in naming 5 Members of the Opposition and no Member of the Government since March 1996; (iv) Mr Speaker's continued attendance at Liberal Party meetings in breach of long accepted standards of political impartiality; (v) Mr Speaker's unprecedented action in suspending the Leader of the Opposition for one sitting week; (vi) Mr Speaker's conduct on various occasions which has given rise for potential disrepute upon the House; and accordingly calls on Mr Speaker to fully and impartially discharge his responsibilities as required by Westminster traditions, and properly discipline Government Members who persistently and flagrantly breach Standing Orders and defy the Chair.
- 294. MR CAMERON To move, That this House condemns the Government for its health and hospitals policies to silence critics of the Government and notes the present efforts to silence Dunolly Hospital sub-committee member Mr Allister Gray former Chairman of the Save Dunolly Hospital Committee and thereby prevent him from speaking openly with the Dunolly community about the future of the hospital.
- 295. MR THWAITES To move, That this House congratulates the former Member for Mitcham Mr Pescott for his principled stand in resigning from this House on the issue of the Auditor-General and calls upon other Government Members to also resign, including the Member for Frankston East.
- 296. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when in this House he said: "The Liberal Party so long as it has the capacity to do so, will not allow the destruction of important and traditional common law rights" and condemns the Treasurer for his hypocrisy and failure to stand up for the historic and fundamental common law rights of Victorian workers.
- 297. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "The Liberal Party and the National Party have been concerned that so much of the access to common law rights is dependent upon impairment assessment in a context basically dependent upon administrative decisions, there should be a right of appeal against decisions which adversely affect access to common law rights" and condemns the Treasurer for his lack of courage and hypocrisy in supporting a complete abolition of common law rights for Victorian workers.

- 298. **MS GILLETT** To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "Preservation of (TAC) common law rights is the central objective of the Liberal Party" and condemns the Treasurer for his central role in the Liberal Party plan to destroy the common law rights of Victorian workers.
- 299. MRS MADDIGAN To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "It is the retention of modified common law rights that is the most conducive to safety" and condemns the Treasurer for his abolishment of common law rights, which by his own words are central to safety in the workplace by providing a deterrent to negligent employers.
- 300. MR MILDENHALL To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "The Liberal Party believes it is a fundamental democratic right that individuals take their (personal injury) cases to the civil courts. A Liberal Government would reinstate that right" and condemns the Minister for Education for his hypocrisy in supporting the Government's complete abolition of the Victorian workers common law rights which by his own words are fundamental to a democratic society.
- 301. MR BATCHELOR To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "Seriously injured workers who establish negligence will be able to sue under a modified common law system which imposes maximum payments" and condemns the Minister for his hypocrisy in supporting a plan that absolutely contradicts his statements in Opposition that the Liberal Party would maintain a compensation scheme that retained historic common law rights.
- 302. MR HAERMEYER To move, That this House condemns the Premier for surrounding himself with police to protect him from anger against his callous and arrogant Government, yet he will not allow them a right to take common law action if they are injured in this process.
- 303. MR MICALLEF To move, That this House notes the statement of the Member for Doncaster, who in this House said: "Denial of legal representation to workers involved in disputes is a denial of a fundamental right" and condemns the Member for Doncaster for his hypocrisy in not standing up for the right of Victorian workers to bring common law actions in the Victorian courts for serious injuries.
- 304. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the Shop Trading Reform Act 1996 to ensure that it will be an offence under the Act for any retail tenancy agreement to contain a requirement for a shop to be opened any particular time or on any particular day, as indicated by the Government in its booklet explaining its changes to Shop Trading laws.

ORDERS OF THE DAY

1. STUDENT UNION DISCRIMINATION - Resumption of debate on the question - That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).

- 2. **SOUTH EASTERN ARTERIAL NOISE BARRIERS -** Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (*Mr Batchelor*).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (*Mr Hulls*).
- 7. **SUNDAY TRADING** Petition presented by the Member for Bendigo East (8 October 1996) Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- CHILD PROTECTION SYSTEM Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).

- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING** Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 *December 1996*) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (*Mr Hulls*).
- 15. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (*Mr Brumby*).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).

- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this 21. House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities: (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) - Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).

- 25. **GAS AND FUEL CORPORATION** Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (*Mr Batchelor*).
- 27. **ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA** Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. WAVERLEY PARK Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).
- 31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).
- 32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).

- 33. **NATURAL GAS SUPPLY** Petition presented by the Member for Geelong North (28 October 1997) Praying that the Premier immediately takes charge of ensuring the supply of natural gas to Portarlington, St. Leonards and Indented Heads To be considered (Mr Loney).
- 34. **WILLIAMSTOWN ROAD** Petition presented by the Member for Albert Park (28 October 1997) Praying that the House not support the proposed development of Williamstown Road as the major thoroughfare for all traffic heading to and from City Link and Webb Dock To be considered (Mr Thwaites).
- 35. EDUCATION CREDIT TRANSFER AND COURSE ARTICULATION ARRANGEMENTS Resumption of debate on the question That this House commends the Government and the Minister for Tertiary Education and Training for fostering cooperation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study (Mr Thompson).

GOVERNMENT BUSINESS

NOTICES OF MOTION

- *1. MR GUDE To move, That he have leave to bring in a Bill to amend the Education Act 1958 to make further provision relating to State schools and for other purposes.
- *2. MRS WADE To move, That she have leave to bring in a Bill to amend the Guardianship and Administration Board Act 1986, the Medical Treatment Act 1988 and the Mental Health Act 1986 and for other purposes.

ORDERS OF THE DAY

- 1 RAIL CORPORATIONS (AMENDMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 2 WATER ACTS (FURTHER AMENDMENT) BILL Second reading Resumption of debate (Ms Garbutt).
- 3 AUDIT (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 4 PUBLIC SECTOR MANAGEMENT AND EMPLOYMENT BILL Second reading.
- 5 SNOWY HYDRO CORPORATISATION BILL Second reading Resumption of debate (Mr Loney).
- 6 ELECTRICITY SAFETY BILL Second reading.

7 CONSTITUTION (AMENDMENT) BILL - Second reading - Resumption of debate (Mr Hulls).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY, 26 NOVEMBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. LAND (RESERVATIONS AND OTHER MATTERS) BILL Second reading Resumption of debate (Ms Garbutt).
- 2. ACCIDENT COMPENSATION (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Brumby).

THURSDAY, 27 NOVEMBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. BUSINESS FRANCHISE FEES (SAFETY NET) BILL Second reading Resumption of debate (Mr Bracks).
- 2. LAND TAX (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 3. **CONFISCATION BILL** Second reading Resumption of debate (Mr Hulls).
- 4. **EPWORTH HOSPITAL (AMENDMENT) BILL** Second reading Resumption of debate (Mr Thwaites).

P. J. MITHEN Clerk of the Legislative Assembly S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- ECONOMIC DEVELOPMENT (JOINT) Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- **FAMILY AND COMMUNITY DEVELOPMENT (JOINT)** Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- FEDERAL-STATE RELATIONS (JOINT) Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

OUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

Mr Speaker takes the Chair at Ten o'clock

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

NOTICE OF MOTION

*1. MR MACLELLAN (*Pakenham*) - To move, That pursuant to section 46D(1)(c) of the Planning and Environment Act 1987, Amendment No. 108 to Upper Yarra Valley and Dandenong Ranges Regional Strategy Plan be approved.

ORDERS OF THE DAY

- AUDIT (AMENDMENT) BILL 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 place thereof the words "this House refuses to read this Bill a second time until the results are known of the Mitcham By-election to be held on 13 December 1997, which will indicate the public's opinion on the right of the Auditor-General to (a) retain direct responsibility, management and oversight of public sector auditing in Victoria; and (b) implement and conduct audits in the Auditor-General's own right ." (Mr Ryan).
- *2. EDUCATION (STATE SCHOOLS) BILL Second reading.
- *3. GUARDIANSHIP AND ADMINISTRATION BOARD (AMENDMENT) BILL Second reading.
- 4. SNOWY HYDRO CORPORATISATION BILL Second reading Resumption of debate (Mr Loney).
- 5. **ELECTRICITY SAFETY BILL** Second reading.
- 6. PUBLIC SECTOR MANAGEMENT AND EMPLOYMENT BILL Second reading.
- 7. **CONSTITUTION (AMENDMENT) BILL** Second reading Resumption of debate (Mr Hulls).
- *8. TRANSPORT ACTS (AMENDMENT) BILL AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

- 1. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 2. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 4. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 5. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 6. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.

- 7. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 8. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the *Constitution Act* 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 9. **MR WELLS** To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 10. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 11. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 12. **MR BRUMBY -** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 13. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 14. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- MR LEIGH To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 16. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- MR PATERSON To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.

- 18. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 19. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 20. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 21. MR TRAYNOR To move, That this House congratulates the Government on its program of prison privatisation.
- 22. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 23. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- 24. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 25. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 26. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 27. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 28. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 29. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.

- 30. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 31. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 32. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 33. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 34. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 35. **MR WELLS -** To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 36. MS GARBUTT To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 37. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 38. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 39. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 40. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 41. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.

- 42. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 43. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 44. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 45. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 46. **MR BRACKS** To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 47. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 48. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 49. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 50. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 51. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 52. **MR THWAITES** To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 53. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.

- 54. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 55. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 56. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 57. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 58. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 59. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 60. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 61. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 62. **MR PLOWMAN** (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 63. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.

- 64. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 65. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 66. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 67. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- MR HULLS To move, That this House condemns the Premier's failure to answer 68. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 69. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.

- 70. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- MR THWAITES To move, That this House condemns the Premier's failure to answer 71. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares. whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- MR LONEY To move, That this House condemns the Premier's failure to answer 72. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 73. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant

information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.

- 74. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 75. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- MR HULLS To move, That this House condemns the Premier's failure to answer 76. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- 77. MRS CAMPBELL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was

so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.

- 78. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 79. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- MR MILDENHALL To move, That this House condemns the Premier's failure to answer 80. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 81. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978;

- (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan; (d) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 82. **MR SMITH** (*Glen Waverley*) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 83. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 84. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 85. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 86. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 87. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 88. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 89. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 90. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that

will enable pre-schools and kindergartens to buy a range of items that will improve services for children.

- 91. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 92. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 93. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 94. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 95. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 96. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 97. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 98. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 99. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.

- 100. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 101. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 102. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 103. MS McCALL To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 104. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 105. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 106. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- 107. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 108. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.

- 109. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 110. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- 111. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- 112. MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 113. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 114. MR DOLLIS To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 115. MR BRACKS To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- 116. MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the

- Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 117. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 119. **MR BATCHELOR** To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 120. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 121. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 122. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 123. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 124. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 125. MR THWAITES To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 126. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 127. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 128. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.

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- MR BRACKS To move, That this House calls on the Government to address high 129. unemployment levels in many metropolitan and country regional centres throughout Victoria.
- MR BRACKS To move, That this House condemns the Government for its callous 130. changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- MR BRACKS To move, That this House condemns the Government for creating 131. confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 132. MR BRACKS - To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 133. MR BRACKS - To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the Audit Act 1994.
- 134. MR BRACKS - To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund. 135. MR BRACKS - To move, That this House condemns the Government for its cuts to public
- service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians. MR BRACKS - To move, That this House condemns the confrontational nature of 137.
- industrial relations under the Kennett Government.
- MR HAMILTON To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 139. MR HAMILTON - To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- MR LONEY To move, That this House notes the lack of commitment from the 140. Government to the regional development of Victoria.
- MR LONEY To move, That this House notes that the minerals boom is passing Victoria by 141. and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- MR HULLS To move, That this House condemns the Government for using millions of 142. dollars of taxpayers money for party political media campaigns.
- MR HULLS To move, That this House notes that gaming has become a major revenue 143. earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.

- 144. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 145. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 146. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 147. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 148. **MR DOLLIS** To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 149. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 150. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 151. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 152. **MS KOSKY** To move, That this House condemns the Government for their mismanagement of public housing.
- 153. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 154. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 155. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 156. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.

- 157. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 158. **MS GARBUTT -** To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 159. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 160. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 161. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- 162. MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 163. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 164. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 165. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 166. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 167. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.

- 168. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 169. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 170. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 171. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 172. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 173. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 174. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 175. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.

- 177. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 178. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 179. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 180. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 181. **MS KOSKY -** To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 182. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 183. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 184. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 185. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 186. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.

- 187. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 188. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 189. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 190. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 191. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 192. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 193. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 194. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 195. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 196. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 197. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.

- 198. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 199. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 200. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 201. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 202. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 203. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 204. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to - (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 205. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 206. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.

- 207. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 208. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 209. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 210. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 211. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 212. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 213. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 214. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 215. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 216. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.

- 217. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 218. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 219. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 220. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 221. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 222. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 223. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 224. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 225. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 226. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 227. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.

- 228. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 229. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 230. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 231. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 232. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 233. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 234. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 235. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 236. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."

- 237. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
 - 238. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 239. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 240. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 241. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 242. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 243. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 244. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 245. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 246. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.

- 247. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 248. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 249. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 250. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 251. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 252. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 253. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 254. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 255. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 256. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.

- 257. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 258. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 259. **MS GARBUTT** To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 260. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 261. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 262. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 263. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 264. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 265. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 266. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were

well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.

- 267. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 268. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 269. MS DAVIES To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- 270. MR BRUMBY To move, That this House condemns the Government for its failure to recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the *Retail Tenancies* (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail shopping complexes; (iv) the supply of landlord disclosure statements; (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 271. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 272. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on

Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".

- MR LONEY To move, That this House calls on the Government to introduce legislation 273. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.
- 274. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 275. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 276. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.

- 277. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 278. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- 280. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 281. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 282. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.

- 283. MR BRUMBY - To move, That this House condemns the State Government for its continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- 284. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.
- 285. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.
- 286. MR BRUMBY To move, That this House noting the Premier's continuing and long standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in

relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.

- 287. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 288. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.
- 289. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.
- 290. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.
- 291. **MS DAVIES** To move, That she have leave to bring in a Bill to amend the *Victims of Crime Assistance Act* 1996 to allow a lump sum allocation for pain and suffering to become a part of the amount which may be awarded to victims of crime.
- 292. MR BATCHELOR To move, That this House censures the Speaker for his consistent bias and lack of impartiality in the performance of his duties, and in particular his failure to uphold the Standing Orders and precedents of the House, including (i) Mr Speaker's failure to require the Premier and Ministers to directly and relevantly answer Questions without Notice; (ii) Mr Speaker's failure to deal with persistent interjections from the Premier, Deputy Premier, and the Leader of the House; (iii) Mr Speaker's bias in naming 5 Members of the Opposition and no Member of the Government since March 1996; (iv) Mr Speaker's continued attendance at Liberal Party meetings in breach of long accepted standards of political impartiality; (v) Mr Speaker's unprecedented action in

suspending the Leader of the Opposition for one sitting week; (vi) Mr Speaker's conduct on various occasions which has given rise for potential disrepute upon the House; and accordingly calls on Mr Speaker to fully and impartially discharge his responsibilities as required by Westminster traditions, and properly discipline Government Members who persistently and flagrantly breach Standing Orders and defy the Chair.

- 293. MR CAMERON To move, That this House condemns the Government for its health and hospitals policies to silence critics of the Government and notes the present efforts to silence Dunolly Hospital sub-committee member Mr Allister Gray former Chairman of the Save Dunolly Hospital Committee and thereby prevent him from speaking openly with the Dunolly community about the future of the hospital.
- 294. MR THWAITES To move, That this House congratulates the former Member for Mitcham Mr Pescott for his principled stand in resigning from this House on the issue of the Auditor-General and calls upon other Government Members to also resign, including the Member for Frankston East.
- 295. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when in this House he said: "The Liberal Party so long as it has the capacity to do so, will not allow the destruction of important and traditional common law rights" and condemns the Treasurer for his hypocrisy and failure to stand up for the historic and fundamental common law rights of Victorian workers.
- 296. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "The Liberal Party and the National Party have been concerned that so much of the access to common law rights is dependent upon impairment assessment in a context basically dependent upon administrative decisions, there should be a right of appeal against decisions which adversely affect access to common law rights" and condemns the Treasurer for his lack of courage and hypocrisy in supporting a complete abolition of common law rights for Victorian workers.
- 297. **MS GILLETT** To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "Preservation of (TAC) common law rights is the central objective of the Liberal Party" and condemns the Treasurer for his central role in the Liberal Party plan to destroy the common law rights of Victorian workers.
- 298. MRS MADDIGAN To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "It is the retention of modified common law rights that is the most conducive to safety" and condemns the Treasurer for his abolishment of common law rights, which by his own words are central to safety in the workplace by providing a deterrent to negligent employers.
- 299. MR MILDENHALL To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "The Liberal Party believes it is a fundamental democratic right that individuals take their (personal injury) cases to the civil courts. A Liberal Government would reinstate that right" and condemns the Minister for Education for his hypocrisy in supporting the Government's complete abolition of the Victorian workers common law rights which by his own words are fundamental to a democratic society.
- 300. MR BATCHELOR To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "Seriously injured workers who establish negligence will be able to sue under a modified common law system which imposes

- maximum payments" and condemns the Minister for his hypocrisy in supporting a plan that absolutely contradicts his statements in Opposition that the Liberal Party would maintain a compensation scheme that retained historic common law rights.
- 301. MR HAERMEYER To move, That this House condemns the Premier for surrounding himself with police to protect him from anger against his callous and arrogant Government, yet he will not allow them a right to take common law action if they are injured in this process.
- 302. MR MICALLEF To move, That this House notes the statement of the Member for Doncaster, who in this House said: "Denial of legal representation to workers involved in disputes is a denial of a fundamental right" and condemns the Member for Doncaster for his hypocrisy in not standing up for the right of Victorian workers to bring common law actions in the Victorian courts for serious injuries.
- 303. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Shop Trading Reform Act* 1996 to ensure that it will be an offence under the Act for any retail tenancy agreement to contain a requirement for a shop to be opened any particular time or on any particular day, as indicated by the Government in its booklet explaining its changes to Shop Trading laws.
- *304. MR SAVAGE To move, That he have leave to bring in a Bill to amend the *Litter Act* 1987 in relation to container deposit legislation and for other purposes.

ORDERS OF THE DAY

- STUDENT UNION DISCRIMINATION Resumption of debate on the question That this
 House condemns the Government for its attack on student unions and calls on the
 Government to repeal its voluntary student union legislation which is discriminatory and
 designed to disempower students (Ms Garbutt).
- 2. **SOUTH EASTERN ARTERIAL NOISE BARRIERS** Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).

- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- 7. SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)
 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- 10. **CHILD PROTECTION SYSTEM** Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING** Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (Mr Hulls).
- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the

park in its natural condition and that proposals which will change the character of the park be abandoned - To be considered (*Mr Brumby*).

- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- 21. STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this House now discuss a motion of major public importance, namely the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought

policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).

- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) - Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 26. OFFICE OF AUDITOR-GENERAL Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) - Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned - To be considered (Mr Batchelor).
- 27. ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).

- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. **WAVERLEY PARK** Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).
- 31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).
- 32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).
- 33. **NATURAL GAS SUPPLY** Petition presented by the Member for Geelong North (28 October 1997) Praying that the Premier immediately takes charge of ensuring the supply of natural gas to Portarlington, St. Leonards and Indented Heads To be considered (Mr Loney).
- 34. **WILLIAMSTOWN ROAD** Petition presented by the Member for Albert Park (28 October 1997) Praying that the House not support the proposed development of Williamstown Road as the major thoroughfare for all traffic heading to and from City Link and Webb Dock To be considered (Mr Thwaites).
- 35. EDUCATION CREDIT TRANSFER AND COURSE ARTICULATION ARRANGEMENTS Resumption of debate on the question That this House commends the Government and the Minister for Tertiary Education and Training for fostering cooperation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study (Mr Thompson).
- *36. GOVERNMENT PLANNING PROCESSES Resumption of debate on the question That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its

urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets (Mr Coleman).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY, 26 NOVEMBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. LAND (RESERVATIONS AND OTHER MATTERS) BILL Second reading Resumption of debate (Ms Garbutt).
- 2. ACCIDENT COMPENSATION (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Brumby).

THURSDAY, 27 NOVEMBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. BUSINESS FRANCHISE FEES (SAFETY NET) BILL Second reading Resumption of debate (Mr Bracks).
- 2. LAND TAX (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 3. **CONFISCATION BILL** Second reading *Resumption of debate (Mr Hulls)*.
- 4. **EPWORTH HOSPITAL (AMENDMENT) BILL** Second reading Resumption of debate (Mr Thwaites).

P. J. MITHEN Clerk of the Legislative Assembly

S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- ECONOMIC DEVELOPMENT (JOINT) Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- **ENVIRONMENT AND NATURAL RESOURCES (JOINT) -** Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- FEDERAL-STATE RELATIONS (JOINT) Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. ACCIDENT COMPENSATION (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Brumby).
- 2. LAND (RESERVATIONS AND OTHER MATTERS) BILL Second reading Resumption of debate (Ms Garbutt).
- BUSINESS FRANCHISE FEES (SAFETY NET) BILL Second reading Resumption of debate (Mr Bracks).
- 4. LAND TAX (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 5. CONFISCATION BILL Second reading Resumption of debate (Mr Hulls).
- 6. **EPWORTH HOSPITAL (AMENDMENT) BILL -** Second reading Resumption of debate (Mr Thwaites).
- 7. **CONSTITUTION (AMENDMENT) BILL** Second reading Resumption of debate (Mr Hulls).
- 8. SNOWY HYDRO CORPORATISATION BILL Second reading Resumption of debate (Mr Loney).
- 9. TRANSPORT ACTS (AMENDMENT) BILL AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 10. ELECTRICITY SAFETY BILL Second reading.
- 11. PUBLIC SECTOR MANAGEMENT AND EMPLOYMENT BILL Second reading.

GENERAL BUSINESS

NOTICES OF MOTION

1. MR LUPTON - To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.

- 2. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 4. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 5. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 6. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 7. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.

- 8. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the *Constitution Act* 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 9. MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 10. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 11. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 12. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 13. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 14. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 15. **MR LEIGH -** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 16. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 17. MR PATERSON To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 18. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 19. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 20. MS GARBUTT To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.

- MR TRAYNOR To move, That this House congratulates the Government on its program
 of prison privatisation.
- 22. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 23. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 25. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 26. MS GARBUTT To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 27. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 28. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 29. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 30. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 31. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.

- 32. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 33. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 34. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 35. **MR WELLS -** To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 36. MS GARBUTT To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 37. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 38. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 39. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 40. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 41. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 42. **MR DOLLIS -** To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 43. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.

- 44. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 45. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 46. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 47. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 48. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 49. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 50. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 51. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- MR THWAITES To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 53. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 54. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 55. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 56. MS GARBUTT To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.

- 57. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 58. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 59. **MR PHILLIPS** To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 60. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 61. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 62. MR PLOWMAN (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 63. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 64. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 65. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 66. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the

- residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 67. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- MR HULLS To move, That this House condemns the Premier's failure to answer 68. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests: (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 69. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 70. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of

Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.

- MR THWAITES To move, That this House condemns the Premier's failure to answer 71. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- 72. MR LONEY - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 73. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 74. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the

Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that - (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.

- 75. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- MR HULLS To move, That this House condemns the Premier's failure to answer 76. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- 77. MRS CAMPBELL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 78. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co

Ltd in accordance with the *Members of Parliament (Register of Interests) Act* 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.

- 79. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 80. MR MILDENHALL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 81. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 82. **MR SMITH** (*Glen Waverley*) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.

- 83. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 84. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 85. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 86. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 87. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 88. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 89. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 90. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 91. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.

- 92. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 93. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 94. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 95. **MS GARBUTT** To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 96. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 97. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 98. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 99. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 100. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 101. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 102. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.

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- MS McCALL To move, That this House congratulates the Government for positioning 103. Victoria as the leading tourist destination in Australia.
- MR JENKINS To move, That this House congratulates the Government for attracting new 104. investment in the Victorian economy which will produce more long-term, sustainable jobs.
- MR McLELLAN (Frankston East) To move, That this House congratulates the Government 105. for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- MR ELDER To move, That this House (a) condemns the Member for Footscray for 106. deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had - (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995. MR HULLS - To move, That this House condemns the failure of the government to institute
- evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.

a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as

- MR BRUMBY To move, That this House condemns the Government for its waste and 108. mismanagement in its excessive use of consultants.
- MR MILDENHALL To move, That this House condemns the Government over the 109. massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- MR THWAITES To move, That this House, noting the severe problems with Victoria's 110. Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.

- 111. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 113. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 114. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 115. **MR BRACKS** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 117. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- 118. MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed

hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.

- 119. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 120. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 121. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 122. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 123. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 124. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 125. MR THWAITES To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 126. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 127. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 128. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 129. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 130. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 131. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 132. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.

- 133. **MR BRACKS** To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 134. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 135. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 136. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 137. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 138. **MR HAMILTON** To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 139. **MR HAMILTON -** To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 140. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 141. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 142. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 143. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 144. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 145. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 146. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 147. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.

- 148. **MR DOLLIS** To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 149. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 150. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 151. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 152. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 153. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 154. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 155. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 156. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 157. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 158. **MS GARBUTT** To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 159. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 160. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 161. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.

- MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 163. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 164. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 165. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 166. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 167. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.
- 168. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 169. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 170. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 171. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.

- 172. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 173. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 174. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 175. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 177. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 178. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 179. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.

- 180. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 181. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 182. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 183. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 184. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 185. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 186. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 187. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 188. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 189. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 190. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.

- 191. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 192. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 193. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 194. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 195. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 196. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 197. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 198. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 199. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 200. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a

- democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 201. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 202. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 203. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 204. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 205. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 206. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 207. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 208. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 209. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 210. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.

- 211. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 212. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 213. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 214. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 215. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 216. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 217. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 218. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 219. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 220. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.

- 221. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 222. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 223. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 225. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 226. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 227. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 228. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 229. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 230. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 231. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all

- documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 232. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 233. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 234. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 235. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 236. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 237. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 238. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 239. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 240. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 241. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.

- 242. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 243. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 244. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 245. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 246. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 247. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 248. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 249. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 250. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 251. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on

- Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 252. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 253. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 254. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 255. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 256. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 257. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 258. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 259. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 260. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.

- 261. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 262. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 263. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 264. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 265. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 266. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 267. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 268. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 269. **MS DAVIES** To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional

Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.

- MR BRUMBY To move, That this House condemns the Government for its failure to 270. recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail of landlord disclosure supply (iv) the complexes; (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 271. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22
 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan
 has "since 1995 treated Parliament and by extension the people of Victoria with
 contempt over the Intergraph affair" and that as a consequence, "she should go", calls
 on the Premier to sack the Minister for Conservation and Land Management.
- 272. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- MR LONEY To move, That this House calls on the Government to introduce legislation 273. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable;

- (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.
- MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 275. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 276. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 277. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 278. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 279. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to

- explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- 280. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 281. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 282. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- MR BRUMBY To move, That this House condemns the State Government for its 283. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- 284. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski

slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.

- 285. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.
- 286. MR BRUMBY - To move, That this House noting the Premier's continuing and long standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.
- 287. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 288. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.

- 289. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.
- 290. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.
- 291. **MS DAVIES** To move, That she have leave to bring in a Bill to amend the *Victims of Crime Assistance Act* 1996 to allow a lump sum allocation for pain and suffering to become a part of the amount which may be awarded to victims of crime.
- 292. MR BATCHELOR To move, That this House censures the Speaker for his consistent bias and lack of impartiality in the performance of his duties, and in particular his failure to uphold the Standing Orders and precedents of the House, including (i) Mr Speaker's failure to require the Premier and Ministers to directly and relevantly answer Questions without Notice; (ii) Mr Speaker's failure to deal with persistent interjections from the Premier, Deputy Premier, and the Leader of the House; (iii) Mr Speaker's bias in naming 5 Members of the Opposition and no Member of the Government since March 1996; (iv) Mr Speaker's continued attendance at Liberal Party meetings in breach of long accepted standards of political impartiality; (v) Mr Speaker's unprecedented action in suspending the Leader of the Opposition for one sitting week; (vi) Mr Speaker's conduct on various occasions which has given rise for potential disrepute upon the House; and accordingly calls on Mr Speaker to fully and impartially discharge his responsibilities as required by Westminster traditions, and properly discipline Government Members who persistently and flagrantly breach Standing Orders and defy the Chair.
- 293. MR CAMERON To move, That this House condemns the Government for its health and hospitals policies to silence critics of the Government and notes the present efforts to silence Dunolly Hospital sub-committee member Mr Allister Gray former Chairman of the Save Dunolly Hospital Committee and thereby prevent him from speaking openly with the Dunolly community about the future of the hospital.
- 294. MR THWAITES To move, That this House congratulates the former Member for Mitcham Mr Pescott for his principled stand in resigning from this House on the issue of the Auditor-General and calls upon other Government Members to also resign, including the Member for Frankston East.
- 295. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when in this House he said: "The Liberal Party so long as it has the capacity to do so, will not allow the destruction of important and traditional common law rights" and condemns the Treasurer for his hypocrisy and failure to stand up for the historic and fundamental common law rights of Victorian workers.

- 296. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "The Liberal Party and the National Party have been concerned that so much of the access to common law rights is dependent upon impairment assessment in a context basically dependent upon administrative decisions, there should be a right of appeal against decisions which adversely affect access to common law rights" and condemns the Treasurer for his lack of courage and hypocrisy in supporting a complete abolition of common law rights for Victorian workers.
- 297. MS GILLETT To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "Preservation of (TAC) common law rights is the central objective of the Liberal Party" and condemns the Treasurer for his central role in the Liberal Party plan to destroy the common law rights of Victorian workers.
- 298. MRS MADDIGAN To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "It is the retention of modified common law rights that is the most conducive to safety" and condemns the Treasurer for his abolishment of common law rights, which by his own words are central to safety in the workplace by providing a deterrent to negligent employers.
- 299. MR MILDENHALL To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "The Liberal Party believes it is a fundamental democratic right that individuals take their (personal injury) cases to the civil courts. A Liberal Government would reinstate that right" and condemns the Minister for Education for his hypocrisy in supporting the Government's complete abolition of the Victorian workers common law rights which by his own words are fundamental to a democratic society.
- 300. MR BATCHELOR To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "Seriously injured workers who establish negligence will be able to sue under a modified common law system which imposes maximum payments" and condemns the Minister for his hypocrisy in supporting a plan that absolutely contradicts his statements in Opposition that the Liberal Party would maintain a compensation scheme that retained historic common law rights.
- 301. MR HAERMEYER To move, That this House condemns the Premier for surrounding himself with police to protect him from anger against his callous and arrogant Government, yet he will not allow them a right to take common law action if they are injured in this process.
- 302. MR MICALLEF To move, That this House notes the statement of the Member for Doncaster, who in this House said: "Denial of legal representation to workers involved in disputes is a denial of a fundamental right" and condemns the Member for Doncaster for his hypocrisy in not standing up for the right of Victorian workers to bring common law actions in the Victorian courts for serious injuries.
- 303. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Shop Trading Reform Act* 1996 to ensure that it will be an offence under the Act for any retail tenancy agreement to contain a requirement for a shop to be opened any particular time or on any particular day, as indicated by the Government in its booklet explaining its changes to Shop Trading laws.
- 304. **MR SAVAGE** To move, That he have leave to bring in a Bill to amend the *Litter Act* 1987 in relation to container deposit legislation and for other purposes.

ORDERS OF THE DAY

- 1. STUDENT UNION DISCRIMINATION Resumption of debate on the question That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).
- 2. SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (*Mr Hulls*).
- 7. SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996) Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** *Resumption of debate on the question* That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (*Mr Hamilton*).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).

- 10. **CHILD PROTECTION SYSTEM** Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING** Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (Mr Hulls).
- 15. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following

- words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (*Mr Spry*).
- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- 21. STOCK FEED CRISIS IN GIPPSLAND - Resumption of debate on the question - That this House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) - Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).

- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (*Mr Batchelor*).
- 27. **ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA** Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. WAVERLEY PARK Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).
- 31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).

- 32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).
- 33. **NATURAL GAS SUPPLY** Petition presented by the Member for Geelong North (28 October 1997) Praying that the Premier immediately takes charge of ensuring the supply of natural gas to Portarlington, St. Leonards and Indented Heads To be considered (Mr Loney).
- 34. **WILLIAMSTOWN ROAD** Petition presented by the Member for Albert Park (28 October 1997) Praying that the House not support the proposed development of Williamstown Road as the major thoroughfare for all traffic heading to and from City Link and Webb Dock To be considered (*Mr Thwaites*).
- 35. EDUCATION CREDIT TRANSFER AND COURSE ARTICULATION ARRANGEMENTS Resumption of debate on the question That this House commends the Government and the Minister for Tertiary Education and Training for fostering cooperation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study (Mr Thompson).
- 36. GOVERNMENT PLANNING PROCESSES Resumption of debate on the question That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets (Mr Coleman).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY, 4 DECEMBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. EDUCATION (STATE SCHOOLS) BILL Second reading Resumption of debate (Mr Mildenhall).
- 2. GUARDIANSHIP AND ADMINISTRATION BOARD (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).

P. J. MITHEN Clerk of the Legislative Assembly S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- ECONOMIC DEVELOPMENT (JOINT) Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- **ENVIRONMENT AND NATURAL RESOURCES (JOINT)** Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- **FEDERAL-STATE RELATIONS (JOINT) -** Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- **LAW REFORM (JOINT)** Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (*Frankston East*) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

GENERAL BUSINESS

NOTICES OF MOTION

- 1. MR LUPTON To move, That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital.
- 2. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- 4. MR MILDENHALL To move, That this House, noting the continuing and unacceptably high level of youth unemployment, calls on the Government to convene an immediate Youth Jobs Summit and develop concrete proposals to significantly reduce youth unemployment levels.
- 5. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 6. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private

- Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 7. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 8. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the Constitution Act 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 9. MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- 10. MR THWAITES To move, That this House condemns the Kennett Government for its cuts and mismanagement of the public hospital system which has led to long waiting lists and delays in treatment for patients.
- 11. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 12. MR BRUMBY To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 13. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 14. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 15. **MR LEIGH -** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.

- 16. MR PANDAZOPOULOS To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 17. MR PATERSON To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 18. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 19. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 20. MS GARBUTT To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 21. **MR TRAYNOR -** To move, That this House congratulates the Government on its program of prison privatisation.
- 22. MR BRACKS To move, That this House calls on the Government to amend the Employee Relations Act 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 23. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 25. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 26. MS GARBUTT To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 27. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 28. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.

- 29. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 30. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 31. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 32. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 33. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 34. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 35. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 36. MS GARBUTT To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 37. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 38. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 39. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.

- 40. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 41. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 42. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 43. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 44. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 45. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 46. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 47. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 48. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 49. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 50. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 51. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.

- 52. MR THWAITES To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 53. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 54. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 55. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 56. MS GARBUTT To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 57. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 58. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 59. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 60. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 61. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 62. **MR PLOWMAN** (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 63. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter

written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.

- 64. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 65. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 66. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 67. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- 68. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International: and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 69. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when

the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.

- 70. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- MR THWAITES To move, That this House condemns the Premier's failure to answer 71. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- 72. MR LONEY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in

- shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 73. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 74. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 75. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- MR HULLS To move, That this House condemns the Premier's failure to answer 76. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- 77. MRS CAMPBELL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of

Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.

- 78. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 79. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: -(a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 80. MR MILDENHALL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.

- 81. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 82. MR SMITH (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 83. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 84. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 85. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 86. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 87. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 88. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.

- 89. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 90. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 91. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 92. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 93. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 94. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 95. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 96. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.

- 97. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 98. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 99. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 100. **MS BURKE** To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 101. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 102. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 103. **MS McCALL** To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 104. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 105. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.

- 107. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 108. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 109. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 110. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- 111. MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 113. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- MR DOLLIS To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.

- 115. **MR BRACKS** To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 117. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 119. **MR BATCHELOR** To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 120. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 121. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 122. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 123. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 124. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 125. **MR THWAITES** To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.

- 126. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 127. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 128. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 129. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 130. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 131. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 132. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 133. MR BRACKS To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 134. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 135. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 136. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 137. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 138. MR HAMILTON To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 139. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 140. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.

- 141. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 142. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 143. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 144. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 145. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 146. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 147. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 148. **MR DOLLIS** To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 149. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 150. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 151. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 152. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 153. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 154. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.

- 155. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 156. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 157. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 158. **MS GARBUTT** To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 159. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 160. **MR PANDAZOPOULOS** To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 161. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- 162. MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 163. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 164. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 165. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.

- 166. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 167. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.
- 168. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 169. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 170. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 171. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 172. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the *Casino Control Act* 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 173. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 174. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 175. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the Evidence Act 1958 into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing

- to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 177. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 178. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 179. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 180. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 181. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 182. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 183. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 184. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 185. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.

- 186. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 187. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 188. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 189. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 190. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 191. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 192. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 193. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 194. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 195. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 196. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.

- 197. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 198. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 199. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 200. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 201. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 202. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 203. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 204. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 205. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.

- 206. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 207. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 208. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 209. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 210. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 211. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 212. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 213. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 214. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 215. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 216. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption

- affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 217. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 218. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 219. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 220. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 221. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 222. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 223. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 224. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 225. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 226. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.

- 227. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 228. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 229. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 230. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 231. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 232. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 233. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 234. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 235. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 236. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."

- 237. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 238. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 239. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 240. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 241. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 242. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 243. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 244. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 245. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 246. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.

- 247. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 248. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 249. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 250. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 251. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 252. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 253. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 254. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 255. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 256. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.

- 257. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 258. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 259. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 260. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 261. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 262. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 263. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 264. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 265. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.

- 266. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 267. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 268. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 269. MS DAVIES To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- MR BRUMBY To move, That this House condemns the Government for its failure to 270. recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail disclosure landlord complexes; (iv) the supply of (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 271. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 272. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not

receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".

- 273. MR LONEY - To move, That this House calls on the Government to introduce legislation immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (i) to the extent not covered above, the remaining key elements of the contractual arrangements.
- MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 275. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.

- 276. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 277. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 278. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 279. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- 280. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 282. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory

landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.

- MR BRUMBY To move, That this House condemns the State Government for its 283. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.
- 285. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.

members.

- Standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their
- 287. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 288. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.
- 289. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.
- 290. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.
- 291. MS DAVIES To move, That she have leave to bring in a Bill to amend the Victims of Crime Assistance Act 1996 to allow a lump sum allocation for pain and suffering to become a part of the amount which may be awarded to victims of crime.
- 292. MR BATCHELOR To move, That this House censures the Speaker for his consistent bias and lack of impartiality in the performance of his duties, and in particular his failure to uphold the Standing Orders and precedents of the House, including (i) Mr Speaker's failure to require the Premier and Ministers to directly and relevantly answer Questions without Notice; (ii) Mr Speaker's failure to deal with persistent interjections from the

Premier, Deputy Premier, and the Leader of the House; (iii) Mr Speaker's bias in naming 5 Members of the Opposition and no Member of the Government since March 1996; (iv) Mr Speaker's continued attendance at Liberal Party meetings in breach of long accepted standards of political impartiality; (v) Mr Speaker's unprecedented action in suspending the Leader of the Opposition for one sitting week; (vi) Mr Speaker's conduct on various occasions which has given rise for potential disrepute upon the House; and accordingly calls on Mr Speaker to fully and impartially discharge his responsibilities as required by Westminster traditions, and properly discipline Government Members who persistently and flagrantly breach Standing Orders and defy the Chair.

- 293. MR CAMERON To move, That this House condemns the Government for its health and hospitals policies to silence critics of the Government and notes the present efforts to silence Dunolly Hospital sub-committee member Mr Allister Gray former Chairman of the Save Dunolly Hospital Committee and thereby prevent him from speaking openly with the Dunolly community about the future of the hospital.
- 294. MR THWAITES To move, That this House congratulates the former Member for Mitcham Mr Pescott for his principled stand in resigning from this House on the issue of the Auditor-General and calls upon other Government Members to also resign, including the Member for Frankston East.
- 295. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when in this House he said: "The Liberal Party so long as it has the capacity to do so, will not allow the destruction of important and traditional common law rights" and condemns the Treasurer for his hypocrisy and failure to stand up for the historic and fundamental common law rights of Victorian workers.
- 296. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "The Liberal Party and the National Party have been concerned that so much of the access to common law rights is dependent upon impairment assessment in a context basically dependent upon administrative decisions, there should be a right of appeal against decisions which adversely affect access to common law rights" and condemns the Treasurer for his lack of courage and hypocrisy in supporting a complete abolition of common law rights for Victorian workers.
- 297. MS GILLETT To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "Preservation of (TAC) common law rights is the central objective of the Liberal Party" and condemns the Treasurer for his central role in the Liberal Party plan to destroy the common law rights of Victorian workers.
- 298. MRS MADDIGAN To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "It is the retention of modified common law rights that is the most conducive to safety" and condemns the Treasurer for his abolishment of common law rights, which by his own words are central to safety in the workplace by providing a deterrent to negligent employers.
- 299. MR MILDENHALL To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "The Liberal Party believes it is a fundamental democratic right that individuals take their (personal injury) cases to the civil courts. A Liberal Government would reinstate that right" and condemns the Minister for Education for his hypocrisy in supporting the Government's complete abolition of

the Victorian workers common law rights which by his own words are fundamental to a democratic society.

- 300. MR BATCHELOR To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "Seriously injured workers who establish negligence will be able to sue under a modified common law system which imposes maximum payments" and condemns the Minister for his hypocrisy in supporting a plan that absolutely contradicts his statements in Opposition that the Liberal Party would maintain a compensation scheme that retained historic common law rights.
- 301. MR HAERMEYER To move, That this House condemns the Premier for surrounding himself with police to protect him from anger against his callous and arrogant Government, yet he will not allow them a right to take common law action if they are injured in this process.
- 302. MR MICALLEF To move, That this House notes the statement of the Member for Doncaster, who in this House said: "Denial of legal representation to workers involved in disputes is a denial of a fundamental right" and condemns the Member for Doncaster for his hypocrisy in not standing up for the right of Victorian workers to bring common law actions in the Victorian courts for serious injuries.
- 303. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Shop Trading Reform Act* 1996 to ensure that it will be an offence under the Act for any retail tenancy agreement to contain a requirement for a shop to be opened any particular time or on any particular day, as indicated by the Government in its booklet explaining its changes to Shop Trading laws.
- 304. MR SAVAGE To move, That he have leave to bring in a Bill to amend the *Litter Act* 1987 in relation to container deposit legislation and for other purposes.

ORDERS OF THE DAY

- STUDENT UNION DISCRIMINATION Resumption of debate on the question That this
 House condemns the Government for its attack on student unions and calls on the
 Government to repeal its voluntary student union legislation which is discriminatory and
 designed to disempower students (Ms Garbutt).
- SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) - Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area - To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative

- and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- 5. COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (*Mr Hulls*).
- 7. SUNDAY TRADING Petition presented by the Member for Bendigo East (8 October 1996)
 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- CHILD PROTECTION SYSTEM Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. **MOUNT STIRLING** Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 *December* 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (*Mr Hulls*).

- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston (19 March 1997) - Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned - To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- STUDENT TRANSPORT CONCESSIONS Petition presented by the Member for Altona (10 April 1997) - Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education - To be considered (Mr Batchelor).
- 20. NATIONAL GALLERY OF VICTORIA Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- 21. STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this House now discuss a motion of major public importance, namely the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further,

calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).

- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (Mr Batchelor).
- 27. ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately

- abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. WAVERLEY PARK Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).
- 31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).
- 32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).
- 33. NATURAL GAS SUPPLY Petition presented by the Member for Geelong North (28 October 1997) - Praying that the Premier immediately takes charge of ensuring the supply of natural gas to Portarlington, St. Leonards and Indented Heads - To be considered (Mr Loney).
- 34. WILLIAMSTOWN ROAD Petition presented by the Member for Albert Park (28 October 1997) Praying that the House not support the proposed development of Williamstown Road as the major thoroughfare for all traffic heading to and from City Link and Webb Dock To be considered (Mr Thwaites).
- 35. EDUCATION CREDIT TRANSFER AND COURSE ARTICULATION ARRANGEMENTS Resumption of debate on the question That this House commends the Government and the Minister for Tertiary Education and Training for fostering cooperation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study (Mr Thompson).
- GOVERNMENT PLANNING PROCESSES Resumption of debate on the question That this
 House condemns the Minister for Planning and Local Government and the Kennett
 Government for (a) substituting Ministerial discretion for the planning process;

- (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets (Mr Coleman).
- *37. COLAC HEALTH CARE SERVICES Petition presented by the Member for Albert Park (2 December 1997) Praying that the Government will fund and administer the health care services for Colac and surrounding districts agreed to by the Department of Human Services and the Board of Colac Community Health Services To be considered (Mr Thwaites).

GOVERNMENT BUSINESS

NOTICE OF MOTION

*1. MRS TEHAN - To move, That she have leave to bring in a Bill to amend the Valuation of Land Act 1960 to provide for municipal councils to make biennial valuations of land and for other purposes.

ORDERS OF THE DAY

- 1. ACCIDENT COMPENSATION (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Coleman).
- 2. LAND (RESERVATIONS AND OTHER MATTERS) BILL Second reading Resumption of debate (Ms Garbutt).
- BUSINESS FRANCHISE FEES (SAFETY NET) BILL Second reading Resumption of debate (Mr Bracks).
- 4. LAND TAX (AMENDMENT) BILL Second reading Resumption of debate (Mr Bracks).
- 5. **CONFISCATION BILL** Second reading Resumption of debate (Mr Hulls).
- 6. **EPWORTH HOSPITAL (AMENDMENT) BILL** Second reading Resumption of debate (Mr Thwaites).
- 7. CONSTITUTION (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).
- 8. SNOWY HYDRO CORPORATISATION BILL Second reading Resumption of debate (Mr Loney).
- TRANSPORT ACTS (AMENDMENT) BILL AMENDMENTS OF THE LEGISLATIVE COUNCIL - To be considered.

- 10. ELECTRICITY SAFETY BILL Second reading.
- 11. PUBLIC SECTOR MANAGEMENT AND EMPLOYMENT BILL Second reading.

BUSINESS LISTED FOR FUTURE DAY

THURSDAY, 4 DECEMBER 1997

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. EDUCATION (STATE SCHOOLS) BILL Second reading Resumption of debate (Mr Mildenhall).
- 2. GUARDIANSHIP AND ADMINISTRATION BOARD (AMENDMENT) BILL Second reading Resumption of debate (Mr Hulls).

P. J. MITHEN Clerk of the Legislative Assembly

S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

CHAIRMAN OF COMMITTEES - Mr McGrath (Warrnambool).

TEMPORARY CHAIRMEN - Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (*Benambra*), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- **ECONOMIC DEVELOPMENT (JOINT)** Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- FEDERAL-STATE RELATIONS (JOINT) Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

Mr Speaker takes the Chair at Ten o'clock

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. **EDUCATION (STATE SCHOOLS) BILL -** Second reading Resumption of debate (Mr Mildenhall).
- 2. **CONSTITUTION (AMENDMENT) BILL -** Second reading Resumption of debate (Mr Hulls).
- 3. **SNOWY HYDRO CORPORATISATION BILL** Second reading Resumption of debate (Mr Loney).
- 4. TRANSPORT ACTS (AMENDMENT) BILL AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- *5. LEGAL PRACTICE (AMENDMENT) BILL AMENDMENTS OF THE LEGISLATIVE COUNCIL To be considered.
- 6. ACCIDENT COMPENSATION (MISCELLANEOUS AMENDMENT) BILL Second reading Resumption of debate (Mr Batchelor).
- *7. VALUATION OF LAND (AMENDMENT) BILL Second reading.
- 8. **GUARDIANSHIP AND ADMINISTRATION BOARD (AMENDMENT) BILL** Second reading Resumption of debate (Mr Hulls).
- 9. **ELECTRICITY SAFETY BILL** Second reading.
- 10. PUBLIC SECTOR MANAGEMENT AND EMPLOYMENT BILL Second reading.

GENERAL BUSINESS

NOTICES OF MOTION

1. MR BRUMBY - To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce - (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National

Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.

- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- MR MILDENHALL To move, That this House, noting the continuing and unacceptably
 high level of youth unemployment, calls on the Government to convene an immediate
 Youth Jobs Summit and develop concrete proposals to significantly reduce youth
 unemployment levels.
- 4. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.
- 5. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 6. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 7. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the Constitution Act 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 8. MR WELLS To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.

- MR THWAITES To move, That this House condemns the Kennett Government for its cuts
 and mismanagement of the public hospital system which has led to long waiting lists
 and delays in treatment for patients.
- 10. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 11. **MR BRUMBY** To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 12. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 13. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 14. **MR LEIGH** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 15. **MR PANDAZOPOULOS** To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 16. **MR PATERSON** To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 17. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 18. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 19. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 20. **MR TRAYNOR -** To move, That this House congratulates the Government on its program of prison privatisation.
- 21. MR BRACKS To move, That this House calls on the Government to amend the *Employee Relations Act* 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.

- 22. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- 23. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 24. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 25. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.
- 26. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 27. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 28. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 29. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 30. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 31. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 32. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.

- 33. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 34. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 35. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 36. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 37. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.
- 38. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 39. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 40. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 41. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 42. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 43. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 44. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.

- 45. **MR BRACKS -** To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 46. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 47. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 48. **MR PATERSON -** To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 49. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.
- 50. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 51. MR THWAITES To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 52. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 53. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 54. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 55. **MS GARBUTT** To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 56. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.

- 57. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 58. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 59. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 60. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 61. MR PLOWMAN (Benambra) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.
- 62. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless by elections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 63. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 64. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 65. MRS MADDIGAN To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.

- 66. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- 67. MR HULLS - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 68. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.
- 69. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.

- MR THWAITES To move, That this House condemns the Premier's failure to answer 70. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- MR LONEY To move, That this House condemns the Premier's failure to answer 71. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd - (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.
- 72. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 73. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd;

- (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 74. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- MR HULLS To move, That this House condemns the Premier's failure to answer 75. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.
- MRS CAMPBELL To move, That this House condemns the Premier's failure to answer 76. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 77. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.

- 78. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 79. MR MILDENHALL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: -(a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (e) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 80. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 81. **MR SMITH** (*Glen Waverley*) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.

- 82. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 83. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 84. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 85. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 86. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 87. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.
- 88. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 89. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 90. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.

- 91. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 92. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 93. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 94. **MS GARBUTT** To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 95. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- 96. MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality, and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 97. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 98. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 99. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 100. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 101. **MR LUPTON** To move, That this House congratulates the Government for the development of (*i*) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (*ii*) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.

- 102. **MS McCALL** To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 103. **MR JENKINS** To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 104. MR McLELLAN (*Frankston East*) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 105. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- 106. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.
- 107. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 108. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 109. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.

- MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- 111. MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 112. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 113. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.
- 114. MR BRACKS To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 116. MR McARTHUR To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.

- 117. MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 118. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 119. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 120. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 121. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 122. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 123. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 124. MR THWAITES To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.
- 125. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 126. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 127. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 128. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 129. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 130. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.

- 131. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 132. **MR BRACKS** To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 133. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 134. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 135. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 136. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 137. **MR HAMILTON** To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 138. **MR HAMILTON** To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 139. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.
- 140. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 141. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 142. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 143. **MR HULLS -** To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 144. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 145. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.

- 146. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 147. **MR DOLLIS** To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 148. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 149. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 150. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 151. **MS KOSKY** To move, That this House condemns the Government for their mismanagement of public housing.
- 152. **MS KOSKY** To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 153. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.
- 154. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 155. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 156. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 157. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 158. **MS GARBUTT** To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 159. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.

- 160. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- 161. MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 162. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 163. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 164. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.
- 165. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 166. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.
- 167. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 168. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 169. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.

- 170. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 171. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the *Casino Control Act* 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 172. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 173. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 174. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 175. MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 176. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 177. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 178. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.

- 179. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 180. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 181. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 182. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 183. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 184. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.
- 185. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 186. **MR BRUMBY** That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 187. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 188. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 189. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.

- 190. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 191. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 192. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 193. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 194. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 195. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.
- 196. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 197. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 198. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 199. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a

- democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 200. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 201. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 202. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 203. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 204. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 205. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 206. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 207. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 208. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 209. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.

- 210. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 211. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 212. MS GILLETT To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 213. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 214. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 215. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 216. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 217. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 218. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 219. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.

- 220. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 221. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 222. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 223. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 224. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 225. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 226. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 227. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 228. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 229. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.

- 230. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 231. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 232. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 233. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 234. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 235. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."
- 236. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 237. **MR HULLS -** To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 238. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 239. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.

- 240. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 241. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 242. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 243. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 244. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 245. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.
- 246. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 247. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 248. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 249. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.

- 250. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 251. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 252. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 253. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 254. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 255. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.
- 256. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 257. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 258. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.

- 259. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 260. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 261. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 262. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 263. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 264. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.
- 265. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 266. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 267. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.

- 268. **MS DAVIES** To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- MR BRUMBY To move, That this House condemns the Government for its failure to recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the *Retail Tenancies* (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail shopping complexes; (iv) the supply of landlord disclosure statements; (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 270. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 271. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".
- 272. MR LONEY To move, That this House calls on the Government to introduce legislation immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include (a) the full identity of the successful buyer or

tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (f) to the extent not covered above, the remaining key elements of the contractual arrangements.

- 273. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 274. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.
- 275. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 276. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 277. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- 278. MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in

costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.

- 279. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 280. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 281. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.
- MR BRUMBY To move, That this House condemns the State Government for its 282. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account

to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.

- 283. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.
- 284. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.
- 285. MR BRUMBY - To move, That this House noting the Premier's continuing and long standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.
- 286. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.

- 287. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.
- 288. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.
- 289. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.
- 290. MS DAVIES To move, That she have leave to bring in a Bill to amend the *Victims of Crime Assistance Act* 1996 to allow a lump sum allocation for pain and suffering to become a part of the amount which may be awarded to victims of crime.
- 291. MR BATCHELOR To move, That this House censures the Speaker for his consistent bias and lack of impartiality in the performance of his duties, and in particular his failure to uphold the Standing Orders and precedents of the House, including (i) Mr Speaker's failure to require the Premier and Ministers to directly and relevantly answer Questions without Notice; (ii) Mr Speaker's failure to deal with persistent interjections from the Premier, Deputy Premier, and the Leader of the House; (iii) Mr Speaker's bias in naming 5 Members of the Opposition and no Member of the Government since March 1996; (iv) Mr Speaker's continued attendance at Liberal Party meetings in breach of long accepted standards of political impartiality; (v) Mr Speaker's unprecedented action in suspending the Leader of the Opposition for one sitting week; (vi) Mr Speaker's conduct on various occasions which has given rise for potential disrepute upon the House; and accordingly calls on Mr Speaker to fully and impartially discharge his responsibilities as required by Westminster traditions, and properly discipline Government Members who persistently and flagrantly breach Standing Orders and defy the Chair.
- 292. MR CAMERON To move, That this House condemns the Government for its health and hospitals policies to silence critics of the Government and notes the present efforts to silence Dunolly Hospital sub-committee member Mr Allister Gray former Chairman of the Save Dunolly Hospital Committee and thereby prevent him from speaking openly with the Dunolly community about the future of the hospital.
- 293. MR THWAITES To move, That this House congratulates the former Member for Mitcham Mr Pescott for his principled stand in resigning from this House on the issue of the Auditor-General and calls upon other Government Members to also resign, including the Member for Frankston East.

- 294. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when in this House he said: "The Liberal Party so long as it has the capacity to do so, will not allow the destruction of important and traditional common law rights" and condemns the Treasurer for his hypocrisy and failure to stand up for the historic and fundamental common law rights of Victorian workers.
- 295. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "The Liberal Party and the National Party have been concerned that so much of the access to common law rights is dependent upon impairment assessment in a context basically dependent upon administrative decisions, there should be a right of appeal against decisions which adversely affect access to common law rights" and condemns the Treasurer for his lack of courage and hypocrisy in supporting a complete abolition of common law rights for Victorian workers.
- 296. **MS GILLETT** To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "Preservation of (TAC) common law rights is the central objective of the Liberal Party" and condemns the Treasurer for his central role in the Liberal Party plan to destroy the common law rights of Victorian workers.
- 297. MRS MADDIGAN To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "It is the retention of modified common law rights that is the most conducive to safety" and condemns the Treasurer for his abolishment of common law rights, which by his own words are central to safety in the workplace by providing a deterrent to negligent employers.
- 298. MR MILDENHALL To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "The Liberal Party believes it is a fundamental democratic right that individuals take their (personal injury) cases to the civil courts. A Liberal Government would reinstate that right" and condemns the Minister for Education for his hypocrisy in supporting the Government's complete abolition of the Victorian workers common law rights which by his own words are fundamental to a democratic society.
- 299. MR BATCHELOR To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "Seriously injured workers who establish negligence will be able to sue under a modified common law system which imposes maximum payments" and condemns the Minister for his hypocrisy in supporting a plan that absolutely contradicts his statements in Opposition that the Liberal Party would maintain a compensation scheme that retained historic common law rights.
- 300. MR HAERMEYER To move, That this House condemns the Premier for surrounding himself with police to protect him from anger against his callous and arrogant Government, yet he will not allow them a right to take common law action if they are injured in this process.
- 301. MR MICALLEF To move, That this House notes the statement of the Member for Doncaster, who in this House said: "Denial of legal representation to workers involved in disputes is a denial of a fundamental right" and condemns the Member for Doncaster for his hypocrisy in not standing up for the right of Victorian workers to bring common law actions in the Victorian courts for serious injuries.

- 302. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the Shop Trading Reform Act 1996 to ensure that it will be an offence under the Act for any retail tenancy agreement to contain a requirement for a shop to be opened any particular time or on any particular day, as indicated by the Government in its booklet explaining its changes to Shop Trading laws.
- 303. MR SAVAGE To move, That he have leave to bring in a Bill to amend the *Litter Act* 1987 in relation to container deposit legislation and for other purposes.

ORDERS OF THE DAY

- STUDENT UNION DISCRIMINATION Resumption of debate on the question That this
 House condemns the Government for its attack on student unions and calls on the
 Government to repeal its voluntary student union legislation which is discriminatory and
 designed to disempower students (Ms Garbutt).
- 2. SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- 7. **SUNDAY TRADING** Petition presented by the Member for Bendigo East (8 October 1996)
 Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).

- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- 10. **CHILD PROTECTION SYSTEM** Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).
- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. MOUNT STIRLING Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (Mr Hulls).
- 15. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).

- 17. **WILSON'S PROMONTORY NATIONAL PARK** Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).
- STUDENT TRANSPORT CONCESSIONS Petition presented by the Member for Altona (10 April 1997) - Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education - To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- STOCK FEED CRISIS IN GIPPSLAND Resumption of debate on the question That this 21. House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hay and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and

- (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. **GAS AND FUEL CORPORATION** Petition presented by the Member for Geelong North (21 May 1997) Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).
- 25. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (17 September 1997) - Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (*Mr Batchelor*).
- 27. **ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA** Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. **COMBATING CHILD SEXUAL ASSAULT REPORT** Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. **WAVERLEY PARK** Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).

- 31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).
- 32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).
- 33. **NATURAL GAS SUPPLY** Petition presented by the Member for Geelong North (28 October 1997) Praying that the Premier immediately takes charge of ensuring the supply of natural gas to Portarlington, St. Leonards and Indented Heads To be considered (Mr Loney).
- 34. **WILLIAMSTOWN ROAD -** Petition presented by the Member for Albert Park (28 October 1997) Praying that the House not support the proposed development of Williamstown Road as the major thoroughfare for all traffic heading to and from City Link and Webb Dock To be considered (*Mr Thwaites*).
- 35. EDUCATION CREDIT TRANSFER AND COURSE ARTICULATION ARRANGEMENTS Resumption of debate on the question That this House commends the Government and the Minister for Tertiary Education and Training for fostering cooperation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study (Mr Thompson).
- 36. GOVERNMENT PLANNING PROCESSES Resumption of debate on the question That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets (Mr Coleman).
- 37. **COLAC HEALTH CARE SERVICES** Petition presented by the Member for Albert Park (2 December 1997) Praying that the Government will fund and administer the health care services for Colac and surrounding districts agreed to by the Department of Human Services and the Board of Colac Community Health Services To be considered (Mr Thwaites).

*38. **STATE SPORTING FACILITIES** - Resumption of debate on the question - That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital (Mr Lupton).

P. J. MITHEN Clerk of the Legislative Assembly

S. J. PLOWMAN Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

- CHAIRMAN OF COMMITTEES Mr McGrath (Warrnambool).
- TEMPORARY CHAIRMEN Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- **ECONOMIC DEVELOPMENT (JOINT) -** Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- **ENVIRONMENT AND NATURAL RESOURCES (JOINT)** Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- FAMILY AND COMMUNITY DEVELOPMENT (JOINT) Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- **FEDERAL-STATE RELATIONS (JOINT) -** Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- 1. Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

LEGISLATIVE ASSEMBLY OF VICTORIA

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1. **GUARDIANSHIP AND ADMINISTRATION BOARD (AMENDMENT) BILL** Second reading Resumption of debate (Mr Hulls).
- 2. ELECTRICITY SAFETY BILL Second reading.
- 3. PUBLIC SECTOR MANAGEMENT AND EMPLOYMENT BILL Second reading.

GENERAL BUSINESS

NOTICES OF MOTION

- 1. MR BRUMBY To move, That this House calls on the Government to introduce measures to bring about a more transparent, accountable and fair electoral system and calls on the Government to introduce (a) legislation requiring full disclosure of all donations to all political parties to stem the use of trust funds like the Free Enterprise Foundation and the Cormack Foundation to hide the source of donations to the Liberal and National Parties; (b) legislation based on the provisions of the Commonwealth Electoral Act 1918 to provide for the financing of political parties to mitigate against corruption in the political fund raising process and to ensure equitable access to paid media during election campaigns; (c) truth-in-advertising legislation to prohibit the publication and distribution of untrue misleading or deceptive election advertisements in election periods; and (d) legislation regulating advertising during election periods by privatised utilities and other companies relying on government licences or contracts.
- MR KILGOUR To move, That this House applauds the Government for its recognition of the food industry and the support given to the salinity program and other food growing initiatives.
- MR MILDENHALL To move, That this House, noting the continuing and unacceptably
 high level of youth unemployment, calls on the Government to convene an immediate
 Youth Jobs Summit and develop concrete proposals to significantly reduce youth
 unemployment levels.
- 4. MR McGRATH (Warrnambool) To move, That this House commends the Government for its commitment to the principles of the framework for delivery of psychiatric services in this State, and also for recognising the enormous contribution potential of the consumers and carers in policy and guidelines development in the area of mental health.

- 5. MR BATCHELOR To move, That this House notes the report of the Standing Orders Committee 1992 and changes in other Parliaments in other States and Territories to improve the effectiveness of Parliament and to increase opportunities for broader Parliamentary debate and scrutiny, and calls on the Parliament to amend the Sessional and Standing Orders to achieve (a) a more responsible and accountable Question Time of one hours duration each sitting day; and (b) more time for Opposition and Private Members' Business in the House by (i) shifting Grievances from Wednesdays to Thursdays; (ii) introducing 90 second statements; (iii) allowing extensions of time on the adjournment where a member's time has been unreasonably infringed; and (iv) allowing full debate on all Bills unless the Opposition agrees to the guillotine.
- 6. MR FINN To move, That this House (a) notes the involvement of the Honourable Member for Thomastown, in his then role as State Secretary of the Australian Labor Party, to manipulate the result of the Nunawading Province by-election in 1985 by orchestrating a campaign to mislead and defraud voters in the by-election; (b) further notes the refusal of the Honourable Member for Thomastown to co-operate with the police investigation of this scandal and now calls on the Honourable Member to disclose the full facts of his and other Australian Labor Party members' involvement in this corrupt incident; and (c) calls on all members of the Opposition to publicly disassociate themselves from the actions of the Honourable Member for Thomastown and to support the demand that he disclose to the House the facts relating to his involvement in this gross abuse of the electoral system.
- 7. MR BRUMBY To move, That this House condemns the Kennett Government for its continuing attacks on the basic democratic rights of Victorians and calls on the Government to amend the *Constitution Act* 1975 to guarantee the separation of powers and entrench other key democratic rights and safeguards.
- 8. **MR WELLS** To move, That this House congratulates this Government for the steps it has taken to assist disadvantaged and homeless youth in the State of Victoria.
- MR THWAITES To move, That this House condemns the Kennett Government for its cuts
 and mismanagement of the public hospital system which has led to long waiting lists
 and delays in treatment for patients.
- 10. MR KILGOUR To move, That this House commends the Government for its initiative to spend \$1 billion on school facilities over the next four years.
- 11. MR BRUMBY To move, That this House notes that during the election campaign the Kennett Government made the following promises to the people of Victoria (a) to create 150,000 new jobs in Victoria; (b) to retain Victoria's water industry assets in public ownership; and (c) to not implement any plans for large-scale reduction in public sector jobs and calls on the Government to honour these promises.
- 12. MR SPRY To move, That this House commends the Government on its housing policy with particular reference to the continuing efficient management and maintenance of public housing.
- 13. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement of millions of taxpayers' dollars, including unjustified expenditure on political advertising, and accordingly calls on the Government to establish proper standards for the dissemination of government advertisements by introducing

- legislation to prevent taxpayers' money being spent on political advertising by Government departments and authorities especially during election periods.
- 14. **MR LEIGH** To move, That this House congratulates the Government on its excellent performance in the area of Aboriginal Affairs during its first term in office.
- 15. **MR PANDAZOPOULOS** To move, That this House notes the disparity between petrol prices in the country and the city and calls on the Government to deliver on its election promise to take effective action to reduce petrol prices in rural Victoria.
- 16. **MR PATERSON** To move, That this House congratulates the Government on its support for Victoria's youth, with the successful introduction of regional youth committees.
- 17. **MR THWAITES** To move, That this House condemns the Kennett Government for (a) secretly privatising and contracting out ambulance services which has led to a crisis in the ambulance service; and (b) seeking to privatise public health services which will lead to higher costs and reduced access for Victorians.
- 18. MRS PEULICH To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing gifted students with opportunities to reach their full potential.
- 19. **MS GARBUTT** To move, That this House calls on the Kennett Government to retain all aspects of the State's water industry in public ownership so as to ensure the delivery of high-standard and affordable services to the people of Victoria.
- 20. **MR TRAYNOR** To move, That this House congratulates the Government on its program of prison privatisation.
- 21. MR BRACKS To move, That this House calls on the Government to amend the *Employee Relations Act* 1992 to provide for family leave consistent with the provisions of the Family Leave Test Case decision of the Australian Industrial Relations Commission, November 1995.
- 22. MR KILGOUR To move, That this House congratulates the Government and the Minister for Rural Development for the ongoing implementation of comprehensive programs and initiatives that recognise the particular economic strengths and advantages of regional/rural Victoria.
- 23. MR MICALLEF To move, That this House supports the introduction of legislation to outlaw racial vilification.
- 24. MR CLARK To move, That this House congratulates the Government and the Minister for Tertiary Education and Training on establishing the VETNET Electronic Communications Network, linking all TAFE institutes, the Office of Training and Further Education and the Victorian Tertiary Admission Centre, to further improve communications in Victoria's state training system.
- 25. MS GARBUTT To move, That this House condemns the Government for its failure to protect high conservation value old growth native forest from being exported as woodchip.

- 26. MR MAUGHAN To move, That this House congratulates the Victorian Government on actions it has taken to assist the farming industries and to provide better services in country Victoria.
- 27. MR BRACKS To move, That this House calls on the Government to introduce legislation to give the Employee Relations Commission of Victoria the power to regulate the wages and conditions of owner-drivers in the road transport industry.
- 28. MR WELLS To move, That this House commends the Government and the Minister for Tertiary Education and Training for expanding the resources of Victoria's TAFE sector to improve access to technology and to provide better quality courses, particularly in regional areas.
- 29. MR BATCHELOR To move, That this House condemns the Minister for Transport for failing to introduce automatic ticketing on the Met system in accordance with the timeline set out in the March 1993 tender specifications for the contract with the OneLink company, and notes that this three-year delay has cost taxpayers approximately \$120 million in lost Budget savings.
- 30. MR TREASURE To move, That this House congratulates the Government on its excellent record of monetary management and in turning the economy of this State around therefore giving opportunity for continued development.
- 31. MR MILDENHALL To move, That this House condemns the Government for its failure to adequately fund and resource the state training system as outlined in the original agreement establishing the Australian National Training Authority, thereby jeopardising Victoria's opportunity to be Australia's pre-eminent centre of manufacturing skills.
- 32. MR FINN To move, That this House congratulates the Government on the success of its tourism initiatives, in particular, its award winning "You'll Love Every Piece Of Victoria" campaign.
- 33. MR MICALLEF To move, That this House calls on the Victorian Government to increase resources from the Community Support Fund for ethno-specific counselling services and bi-lingual counsellors for problem gamblers in this State's various ethnic communities.
- 34. MR WELLS To move, That this House congratulates the Government and the Minister for Education for its initiatives in providing Victorian students and teachers with expanded opportunities in physical and sport education.
- 35. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the Victorian Coast and Port Phillip Bay from pollution particularly pollution entering the marine environment via the storm water drainage system.
- 36. MRS PEULICH To move, That this House congratulates the Government for reducing small business costs and restoring confidence in the small business sector.
- 37. MR PANDAZOPOULOS To move, That this House condemns the Premier for reappointing the Member for Kew as Minister for Fair Trading noting that between 1992 and 1996 she has been rated by consumer groups as being the equal worst Minister for Consumer Affairs in Australia.

- 38. MR KILGOUR To move, That this House commends the Government on its reform of the Education System which put schools back in the control of the principal and school council and provides students with the latest technology and testing procedures.
- 39. MR HAMILTON To move, That this House condemns the Government for its inactivity on Native Title rights for the Victorian Aboriginal community, and calls on the Government to become pro-active and provide leadership in demonstrating support for Kooris and progress in the process of reconciliation.
- 40. MR PATERSON To move, That this House congratulates the Coalition Government on its commitment to disability services in Victoria and, further, the House notes the Government's dedication to the needs of the disadvantaged in our community.
- 41. MR DOLLIS To move, That this House condemns the appointment of the member for Pakenham to the Ministries of Planning and Local Government concurrently because of the inherent conflict of interest.
- 42. MRS PEULICH To move, That this House congratulates the Government on its commitment to the young people of Victoria by its many initiatives including youth housing and its support of youth development officers, its central register for crisis beds and the excellent job it has done in restructuring services to ensure the best possible outcomes for the youth of Victoria.
- 43. MR MICALLEF To move, That this House condemns the Victorian Government's support of the Interpreter Card initiative while at the same time making cuts to language services, with the consequence that many people in the State's ethnic communities, have had to wait for unacceptable periods to access interpreters, thus denying them access and equity in Government service provision.
- 44. MR PATERSON To move, That this House congratulates the Government on its reforms to the State's pre-school and child care arrangements and welcomes the flexibility, equity and responsiveness achieved.
- 45. MR BRACKS To move, That this House condemns the Government for its failure to put in place a comprehensive manufacturing industry policy for Victoria.
- 46. MR ASHLEY To move, That this House commends the Government for having negotiated with the Commonwealth a significant redevelopment of accommodation and support services for Victoria's homeless people.
- 47. **MS GARBUTT** To move, That this House condemns the Government for its failure to protect the environment by properly implementing the *Flora and Fauna Guarantee Act* 1988 and delaying the release of the Flora and Fauna Guarantee Strategy.
- 48. MR PATERSON To move, That this House condemns the Opposition for its disgraceful attempts to mislead the community over the Government's reform programme, particularly in the area of maternal and child health.
- 49. MR BRACKS To move, That this House calls on the Kennett Government to introduce legislation to ensure open, honest and accountable reporting of State finances, including a commitment to provide updates of the State's finances, Budget forward estimates and whole of Government financial reports when State elections are called.

- 50. MR ASHLEY To move, That this House commends the Government for recognising the importance of older Victorians to their communities and for enhancing the range of services available to them.
- 51. **MR THWAITES** To move, That this House condemns the Kennett Government for its unfair and discriminatory treatment of rural hospitals and health services.
- 52. MR SPRY To move, That this House congratulates the Government for increasing the number of public rental properties by approximately 3,000 during its first term, clearly demonstrating its response to those in need in the Victorian community.
- 53. MR THWAITES To move, That this House condemns the Kennett Government for its breaches of the National Mental Health Strategy and its cuts and mismanagement of psychiatric services.
- 54. MR RICHARDSON To move, That this House commends the Government and the Minister for Tertiary Education and Training for establishing an Open Training Market, using competitive tendering to allocate growth monies and so encouraging competition between public and private training providers.
- 55. MS GARBUTT To move, That this House condemns the Government for its failure to address Melbourne's chronic levels of air pollution despite clear evidence that people are becoming sick and dying from respiratory related illnesses.
- 56. MR PERRIN To move, That this House congratulates the Government on the provision of world class public transport for the Grand Prix by successfully conducting the largest movement of people via the public transport service to a single sporting event over a four day period in this nation's history.
- 57. MR LEIGH To move, That this House congratulates the Government on the highly successful Premium Station program which is developing the MET's 61 busiest stations so that they are staffed from the first to the last train, have vastly improved lighting with closed circuit television on platforms and station surrounds as well as enclosed fully serviced booking offices and waiting areas.
- 58. MR PHILLIPS To move, That the House commends the Government for the standardisation of the western grain lines and the lines between Ararat and Dunolly via Maryborough as well as the construction of a grain interchange at Dunolly to allow grain to be easily transferred from broad to standard gauge and vice-versa, in order to improve the efficient and flexible transportation of grain to Victoria's ports.
- 59. MR TREASURE To move, That this House commends V/Line Freight for achieving a 100% improvement in labour productivity in two years and subsequently being ranked by the Commonwealth Government's Bureau of Industry Economics as the world's most improved freight railway in recent years.
- 60. MR COOPER To move, That this House congratulates the State Government on the policy decision to ban scallop dredging on Port Phillip Bay from 1997, which will further improve the environmental health of the bay.
- 61. **MR PLOWMAN** (*Benambra*) To move, That this House congratulates the Government on its achievements in mental health, in particular those problems associated with cross border anomalies including compulsory admissions and treatment orders.

- 62. MR FINN To move, That this House (a) expresses concern at attempts by prominent Members of the Australian Labor Party to immediately remove large numbers of Opposition Members from this Parliament; (b) deplores the language used in a letter written by former Federal Member, Pete Steedman, which described various Opposition Members in this Parliament as "as thick as two bricks", "treacherous and a waste of space", "lazy and a Branch manipulator and stacker", "yesterday's man", and "a corruption of the Party's rules"; and (c) urges Opposition Members to strenuously resist all attempts for their forced resignations, thereby avoiding expensive and needless byelections, such as the ones conducted in the Fifty-second Parliament in the Electoral Districts of Williamstown, Broadmeadows and Coburg, and the three by-elections in the Electoral Province of Doutta Galla.
- 63. MR BATCHELOR To move, That the agreements amending the Melbourne City Link Agreement tabled in the House on 14 May 1996 be disallowed.
- 64. MR CAMERON To move, That this House calls on the Commissioners of the Shire of Mount Alexander not to dispose of community assets against the wishes of the people of the Shire, and requests them to immediately cease planning for the sale of community assets.
- 65. **MRS MADDIGAN** To move, That the Commissioners of the City of Moonee Valley be condemned for their failure to accept the community's view that the city should have 12 councillors, in light of the fact that: (i) this was the majority view of the residents following a community consultation process undertaken at considerable expense to the residents of Moonee Valley; and (ii) at the public meetings held throughout the city, only one person supported the Council interim report's recommendation for 7 councillors.
- 66. MRS MADDIGAN To move, That the State Government be condemned for its decision to proceed immediately with the building of the new Museum, despite the fact that the general community, and the City of Melbourne Councillors are opposed to the Exhibition Buildings site.
- MR HULLS To move, That this House condemns the Premier's failure to answer 67. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in view of the Premier's admission on 15 May 1996 that he bought shares in Guangdong Corporation Ltd "as sign of good faith and to encourage Chinese companies to list in Australia" why the Premier did not publicise his support by listing his shareholding in the Members of Parliament Register of Interests; (b) whether Mr Bruce Mathieson suggested the Premier invest in any other company floats being underwritten by Mr Mathieson's company, Sino Securities International; and (c) when Mr Bruce Mathieson approached the Premier some time prior to the listing of Guangdong Corporation in September 1993, whether the Premier was aware that the Government was considering increasing the number of gaming machines licences in Victoria and that the outcome of this decision would directly impact on Mr Mathieson.
- 68. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) in view of the fact that the Government announced increases in

the number of gaming machines in Victoria from 15,000 to 45,000 in the period between 6 September 1993, when the Premier met with Mr Richard Li and Mr Bruce Mathieson of Sino Securities to discuss Guangdong Corporation Ltd and 17 September 1993 when the Premier's family purchased 50,000 shares in Guangdong, whether the Premier acknowledges that his investment raises, at the very least, a perceived conflict of interest; (b) how long the Premier has known Mr Bruce Mathieson; (c) whether the Premier will provide details of his business dealings with Mr Bruce Mathieson; and (d) how much profit did the Premier make from his family's investment in the Guangdong Corporation.

- 69. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions (a) why the Premier made two applications for shares one for 20,000 and one for 80,000 in the Guangdong Corporation in September 1993; (b) whether the Premier was told at any time prior to purchasing shares in the Guangdong Corporation that the float was likely to be over-subscribed; (c) whether the Premier has ever had discussions with Mr Bruce Mathieson about Mr Mathieson's business activities in relation to poker machines; and (d) whether the Premier believes there is no conflict of interest in the purchase of shares in his wife's name in the Guangdong Corporation given that the shares were purchased with the assistance of Mr Bruce Mathieson at the same time as the Government was making major decisions about the gambling industry in Victoria.
- MR THWAITES To move, That this House condemns the Premier's failure to answer 70. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions - (a) in light of the advice dated 13 September 1993 from Sino Securities International Ltd to the Australian Stock Exchange that the directors of Guangdong Corporation would be unlikely to accept any future applications for shares, whether the Premier can explain that an application for shares in his wife's name was received, processed and accepted after this date, and indeed, is it not a fact that the only reason this occurred was because of the influence exerted by the Premier's friend and gaming machine king, Mr Bruce Mathieson; and further (b) whether the Premier can reconcile Mr Bruce Mathieson's statement on the Today Tonight show on 14 May 1996 that he had never in his life approached the Premier, or had any discussions with him in relation to shares, with the statement in the letter the Premier faxed to Channel 7 on 13 May 1996 which states that Bruce Mathieson approached him (the Premier) in 1993 about the public float of the Guangdong Corporation.
- 71. MR LONEY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd (a) whether the Premier was aware that HRL Ltd acquired the former research and development arm of the SECV in 1994 in a privatisation deal that was not put up for public tender in contravention of government guidelines; (b) whether the Premier was aware that the Government has a 40% shareholding in HRL Ltd through the shell of the SECV; (c) whether the Premier had any discussions with Kerry Stokes concerning HRL Ltd's

decision to bail out Amskan; (d) whether the Premier had any discussions with the Treasurer concerning HRL Ltd's decision to bail out Amskan; and (e) in view of the Premier's statement in the House on 15 May 1996 that there is no conflict of interest in shares that he owns provided the company concerned is not involved in any business dealings with the Government, whether the Premier will explain why the purchase of shares by his family in Amskan does not involve a conflict of interest.

- 72. MR MICALLEF To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all the relevant information in relation to his family's shareholding in Amskan Ltd and whether the Premier is aware that the *Electricity Industry Act* 1996 has been amended to penalise employees of the newly created Office of the Chief Electrical Inspector who "make improper use of any information acquired only in the course of his or her duties to obtain directly or indirectly any pecuniary or other advantage for himself or herself or for any other person", and are Members of Parliament subject to the same prohibition.
- 73. MR HAMILTON To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Amskan Ltd: whether the Premier now considers he has a conflict of interest in respect of his family's shareholding in Amskan Ltd in view of the fact that (i) Amskan shareholders voted on Friday, 31 May 1996 to enter into a Deed of Company Arrangement with HRL Ltd; (ii) the Deed has resulted in a write down of the value of Amskan shares to allow HRL to buy out 80% of Amskan; and (iii) the directors of Amskan have not ruled out continuing negotiations with Transurban in relation to the supply of vehicle identification technology under new ownership and Transurban confirmed on 5 June 1996 that it is yet to select a vehicle identification supplier.
- 74. MR SMITH (Glen Waverley) To move, That this House condemns the repetitious and time wasting activities of the State Labor Party in attempting to stop the business of the House and thus deny other Members raising significant matters of public importance.
- MR HULLS To move, That this House condemns the Premier's failure to answer 75. questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with all relevant information in relation to his family's shareholding in an unknown transponder technology company Amskan Ltd: - (a) who advised the Premier that his family should buy 80,000 shares in Amskan Ltd, in June 1995; (b) when the Premier was advised that his family should buy 80,000 shares in Amskan Ltd; (c) whether Andrew Peacock or any other person associated with Transurban advised the Premier that his family should invest in Amskan Ltd, in June 1995; (d) when the Premier first became aware of the existence of Amskan Ltd; (e) whether the Premier was aware that Amskan Ltd had been negotiating with Transurban to supply vehicle identification technology if Transurban was awarded the City Link contract; and (f) whether the Premier was aware that there was a "potential role in Melbourne's City Link project for Amskan ... until last September when Amskan crashed" according to the Chief Executive of the Transurban Group, Mr Kim Edwards.

- 76. MRS CAMPBELL - To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co including: - (a) who advised the Premier that his family should buy 20,000 shares in Arthur Yates & Co; (b) whether Mr Laurie Cox, then Chairman of Potter Warburg and member of the Premier Kennett's business round table, advised the Premier that his family should buy shares in Arthur Yates & Co Ltd; (c) whether the Premier will explain his family's successful investment in Arthur Yates in view of the fact that the float was so keenly sought that commentators noted at the time that "retail investors will be lucky to get more than a handful of shares"; (d) whether the Premier can explain the fact that his family was among the top 150 shareholders in the Arthur Yates & Co Ltd float in light of the fact that it closed heavily over-subscribed; and (e) who advised the Premier's family to sell its interest in the Arthur Yates float on 21 November 1994.
- 77. MR BRACKS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Arthur Yates & Co Ltd: (a) why the Premier failed to disclose his family's shareholding in Arthur Yates and Co Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (b) what profit the Premier made from his family's investment in the Arthur Yates & Co Ltd.
- 78. MR HULLS To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Acacia Resources Ltd: (a) who advised the Premier that his family should buy shares in the keenly sought after gold mining company Acacia Resources Ltd; (b) whether any Director of Acacia Resources Ltd or any person associated with the Shell Corporation advised the Premier to invest in Acacia Resources Ltd; (c) who advised the Premier's family to sell its shares in Acacia Resources Ltd on 20 May 1996; (d) why the Premier failed to disclose his family's share holding in Acacia Resources Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; and (e) what profit the Premier made from his family's investment in Acacia Resources Ltd.
- 79. MR MILDENHALL To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd: (a) who advised the Premier that his family should buy shares in Gary Morgan's gold mining company Haoma Mining Ltd; (b) whether John Elliott or Gary Morgan advised the Premier that his family should invest in Haoma Mining Ltd; (c) whether the Premier and his family bought additional shares in Haoma Mining Ltd in May 1995 prior to the announcement on 25 May 1995 that Western Mining Corporation was entering into a joint venture deal with Haoma; (d) whether the Premier is aware that the Australian Securities Commission is investigating share transactions in Haoma in the two month

- period in 1995 when share prices jumped from 28 cents to 85 cents in relation to allegations of insider trading; and (*e*) why the Premier's family sold its shares in Haoma on 20 May 1996.
- 80. MS KOSKY To move, That this House condemns the Premier's failure to answer questions about potential conflicts of interest involving his family share dealings, and his failure to declare his family share dealings on the Members of Parliament Register of Interests, and now calls on the Premier to provide the House with answers to the following questions in relation to his family's shareholding in Haoma Mining Ltd including (a) why the Premier failed to disclose his family's shareholding in Haoma Mining Ltd in accordance with the Members of Parliament (Register of Interests) Act 1978; (b) whether the Government has any contractual dealings of any type with any companies owned and/or associated with Mr Gary Morgan; (c) whether the Premier is aware of any contracts between companies owned and/or associated with Mr Gary Morgan and the State Liberal Party; and (e) how much profit did the Premier make from his family's investment in Haoma Mining Ltd.
- 81. MR SMITH (Glen Waverley) To move, That this House congratulates the Government on its selection of Albert Park as the venue for the Australian Grand Prix and notes that the venue now has bi-partisan political support.
- 82. MR THWAITES To move, That this House condemns the Minister for Health for his mismanagement of the hospital system as evidenced by the crisis in hospital emergency departments and the Minister's unfounded excuse that this has been caused by "an unusual seasonal increase" and his extraordinary statement that the first time he was aware of the delay at St Vincent's Hospital Emergency Department was when he read it in the morning's press.
- 83. MR TREASURE To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its commitment to the management of Victoria's parks network and the improvement of facilities to make the State's most popular natural attractions more accessible to a wider range of visitors.
- 84. MR THWAITES To move, That this House calls on the Government, in the light of the record number of patients waiting for long periods on trolleys in hospital emergency departments because no beds are available, to re-open at least 300 beds which have been closed in public hospitals, and abandon its plans to close or downgrade eight Melbourne hospitals.
- 85. MR PATERSON To move, That this House congratulates the Government and the Minister for Conservation and Land Management for its program of improved coastal management.
- 86. MR THWAITES To move, That this House calls on the Government to provide additional hospital services in the eastern and south-eastern suburbs of Melbourne without decimating Melbourne's major teaching hospitals which serve people from all over Victoria.
- 87. MRS McGILL To move, That this House congratulates the Government for providing greater support to Victoria's foster care givers and giving due recognition to the invaluable role these volunteers play in providing stability and guidance to young people in need.

- 88. MR HAMILTON To move, That this House condemns the Government for its abject failure to respond to the draconian budget cuts to Higher Education in the Federal Budget and that this Government stands condemned for abandoning post school education opportunities for students in regional Victoria in both regional university campuses and TAFE Institutes.
- 89. MR ASHLEY To move, That this House congratulates this Government for its commitment to Victoria's pre-school children through the Government's initiatives to provide all government funded kindergartens and pre-schools with a \$2,500 grant that will enable pre-schools and kindergartens to buy a range of items that will improve services for children.
- 90. MR BRACKS To move, That this House condemns the Minister for Tertiary Education and Training for his failure to take adequate action to prevent the outbreak of workplace violence against apprentices, in particular the Minister's handling of the David McHugh case where as an apprentice cabinet maker he was doused with paint thinners and set alight by his workplace supervisors, and calls on the Minister to (i) immediately honour his commitment to increase the number of Apprenticeship Supervisors, and (ii) hold an open inquiry where apprentices, employers, unions and the parents of apprentices can freely report on the victimisation and abuse of apprentices in the workplace.
- 91. MR KILGOUR To move, That this House congratulates the Government and the Minister for Agriculture and Resources for implementing policies that will achieve the Government's target of \$6 billion per annum in exports of agriculture and processed food products by the year 2001.
- 92. MR LONEY To move, That this House condemns the Treasurer for failing to ensure effective quality of service standard provisions in the sale contract agreements with the privatised electricity distributors thereby subjecting Victorians to increases in disconnections and outages particularly in the region serviced by United Energy which was singled out by the Regulator-General as being below acceptable standards.
- 93. MR MAUGHAN To move, That this House congratulates the Government and the Minister for Agriculture and Resources for assisting the establishment of world class research and training facilities with the ability to put Australia first in responding to increased international demand for quality meat.
- 94. MS GARBUTT To move, That this House condemns the Government for its moves to rezone and sell another public park, Schintler's Reserve in West Melbourne, despite its substantial use by the Centro Argentino De Victoria Club, for soccer, basketball, English classes and a wide range of community activities, and despite the Club's requests for discussions on a possible purchase of the Reserve which have been rudely ignored.
- 95. MR THOMPSON To move, That this House congratulates the Government and the Minister for Tertiary Education and Training for successfully negotiating with the Commonwealth Government for the restoration of \$6 million of pipeline funding for 463 student places in Victorian universities which had been unjustly withdrawn by the Keating Labor Government.
- MR COOPER To move, That this House congratulates the Government on the achievement of vast improvements in public transport service delivery and punctuality,

- and significant patronage increases in 1995/96, across all modes, building on the previous financial year's strong growth.
- 97. MR FINN To move, That this House congratulates the Government on the Public Transport Corporation's transportation of hundreds of thousands of football fans to matches throughout the season, to the City of Geelong and across metropolitan Melbourne.
- 98. MR SPRY To move, That this House congratulates the Government on its housing policy and the emphasis it places on providing public housing for people with high needs.
- 99. MS BURKE To move, That this House congratulates the Government on its continued promotion of innovation in public housing and its commitment to providing diverse solutions to Victoria's changing housing needs.
- 100. MRS PEULICH To move, That this House congratulates the Government on the success of its strategic approach to the development of the communications and multi-media sector in Victoria.
- 101. MR LUPTON To move, That this House congratulates the Government for the development of (i) a comprehensive strategy to combat the use and abuse of illicit drugs, particularly by young Victorians, and (ii) a network of drug and alcohol free entertainment venues designed to give teenagers under 18 years of age a safe, secure and drug free alternative to pubs and clubs.
- 102. MS McCALL To move, That this House congratulates the Government for positioning Victoria as the leading tourist destination in Australia.
- 103. MR JENKINS To move, That this House congratulates the Government for attracting new investment in the Victorian economy which will produce more long-term, sustainable jobs.
- 104. MR McLELLAN (Frankston East) To move, That this House congratulates the Government for providing young people with the opportunity to develop life skills and leadership potential through the establishment of the Victorian Youth Development Program and other initiatives.
- 105. MR ELDER To move, That this House (a) condemns the Member for Footscray for deliberately misleading the House during Question Time on Tuesday, 12 November 1996 when he falsely asserted that the Minister for Education had (i) threatened schools which the Member for Footscray said were targeted for closure when no schools have been targeted for closure by the Minister; and (ii) also indicated schools will "be accorded the lowest priority for discretionary major maintenance and refurbishment funds" when the Minister has never done so; and (b) questions the Member's motives given that the Member for Footscray is a former shadow Attorney-General and should know that the allocation of resources by the Department of Education and the priority of school funding is not based on matters which amount to discrimination on account of age, impairment, industrial activity or lawful sexual activity under section 6 of the Equal Opportunity Act 1995.
- 106. MR HULLS To move, That this House condemns the failure of the government to institute a Ministerial Code of Conduct or enforce proper standards of ministerial behaviour as evidenced by (a) the abject failure of the Attorney-General to resign over a massive conflict of interest in relation to her ownership of BHP shares while being involved in

decision dealing with BHP; (b) the failure of the Minister for Conservation and Land Management to resign over a blatant conflict of interest in relation to her ERG shares; and (c) the continuing failure of the Premier to resign over his flagrant conflict of interest in relation to his family's ownership of shares in companies that were involved in deals with the Government.

- 107. MR BRUMBY To move, That this House condemns the Government for its waste and mismanagement in its excessive use of consultants.
- 108. MR MILDENHALL To move, That this House condemns the Government over the massive breach of its election promise in announcing the proposed merger of up to 113 schools in Victoria, and in particular that the rights of schools to remain open are being trampled by a Government intent on forcing schools to merge or face massive financial disadvantages.
- 109. MR THWAITES To move, That this House, noting the severe problems with Victoria's Child Protection Service, the failure of the Minister for Community Services to properly manage his portfolio and the fact that the Government has repeatedly ignored the advice of experts for improvements to the system, calls on the Government to immediately institute a Royal Commission into the Child Protection Service in Victoria.
- MS GARBUTT To move, That this House condemns the Government for its failure to protect Mt Stirling from inappropriate downhill skiing development, including proposals for gondolas, cable cars, ski lifts and resort accommodation, despite the opposition of existing users, local groups, the Mansfield community and a great number of people from across Victoria, including over 20,000 who have petitioned Parliament.
- MR BRUMBY To move, That this House confirms its belief in the separation of powers and the independence of the Auditor-General and believes that the interests of the Parliament and taxpayers are best served by an Auditor-General with a single independent voice with audit responsibility extending across the whole spectrum of government activity free from government influence or control and with a mandate to audit and investigate wherever and in whatever way deemed necessary to properly and fully scrutinise Government activity and provide unfettered, clear and independent advice to the Parliament.
- 112. MR BRUMBY To move, That this House, noting the importance of the separation of powers and the independence of the Auditor-General from the executive, condemns the government for its cowardly, underhand and insidious attempt to nobble the Auditor-General and undermine the authority of the Parliament, and calls on all government members to support the independence and integrity of the Auditor-General.
- 113. **MR DOLLIS** To move, That this House (a) reaffirms its commitment to an independent Auditor-General reporting directly to Parliament on all aspects of Government activity; and (b) reaffirms its belief that the independence of the office of the Auditor-General from the Government of the day, is a cornerstone of our Westminster Parliamentary tradition.

- 114. MR BRACKS To move, That this House condemns the Treasurer (a) for misleading the House on the views of the Auditor-General in relation to the proposed review of the Auditor-General's office; and (b) for misleading the House as to the attitude of the New South Wales Government in relation to the National Competition Policy and its effect on the office of the New South Wales Auditor-General.
- MR COOPER To move, That this House (a) condemns the Leader of the Opposition for deliberately misleading the House on 3 December 1996 when he stated during a debate on Business of the House that two of the appointees to the independent panel to review the Audit Act 1994 are people who have been subject of scathing reports by the Auditor-General, and that the House notes that contrary to the deliberately false and misleading claims by the Leader of the Opposition that neither of the two individuals so cavalierly slandered by him have been investigated or subjected to any scathing reports by the Auditor-General; and (b) therefore calls on the Leader of the Opposition to withdraw the allegations he made and to apologise to the individuals concerned.
- 116. **MR McARTHUR** To move, That this House (a) condemns the Member for Williamstown for misleading the House on Thursday, 21 November 1996 when he stated that the Public Accounts and Estimates Committee had summoned the Auditor-General to appear before the Committee knowing this to be untrue; and (b) deplores the Member's failure to take the opportunity to correct the record in the accepted manner by way of personal explanation given that the Member was well aware of his error.
- 117. MS GARBUTT To move, That this House condemns the Government for its support of proposals for major developments at Tidal River in Wilsons Promontory National Park which will allow for a huge increase in roofed accommodation, including a 150 bed hotel and a 45 bed commercial lodge, leading to a vast increase in the disturbance to the natural environment at Tidal River, an overwhelming visual intrusion where there is none at present, increased sewerage, drainage and associated infrastructure and the commercial exploitation of the park at a time when funds for the protection of our National Parks are being slashed.
- 118. MR BATCHELOR To move, That this House condemns the Government for initiating policies for the privatisation of Melbourne's public transport system.
- 119. MR BATCHELOR To move, That this House condemns the Government for its failure to provide an adequate transport system in and to regional centres and country Victoria.
- 120. **MR BATCHELOR -** To move, That this House condemns the Government for its lack of commitment and effort in providing a safe public transport system in this State.
- 121. MR BATCHELOR To move, That this House condemns the Government for its bungling of the promised new automatic ticketing system for public transport in Melbourne.
- 122. MR BATCHELOR To move, That this House condemns the Government for its lack of commitment and effort in relation to the public transport system in this State.
- 123. MR THWAITES To move, That this House condemns the Government for its total mismanagement of the health system in this State.
- 124. **MR THWAITES** To move, That this House notes with concern the lack of effective responses by the Minister for Community Services to the major issues in his portfolio.

- 125. MR BRACKS To move, That this House condemns the Government for its failure to develop a coherent industry policy for Victoria.
- 126. MR BRACKS To move, That this House condemns the Government for its failure to honour election commitments to provide tax relief for low and middle income Victorians.
- 127. MR BRACKS To move, That this House condemns the Government for its attempts to evade responsibility for Victoria's high level of taxation, high unemployment and the lack of an industry policy for Victoria.
- 128. MR BRACKS To move, That this House calls on the Government to address high unemployment levels in many metropolitan and country regional centres throughout Victoria.
- 129. MR BRACKS To move, That this House condemns the Government for its callous changes to the WorkCover and Transport Accident Compensation Schemes by disallowing consideration of psychological impairment.
- 130. MR BRACKS To move, That this House condemns the Government for creating confusion amongst Victorian employees and employers on leave entitlements, public holidays and holiday leave loading arrangements.
- 131. MR BRACKS To move, That this House condemns the Government for its failure to provide an open inquiry and additional supervision to prevent the abuse of apprentices and trainees in the workplace.
- 132. **MR BRACKS** To move, That this House condemns the Government for its witch-hunt of the Office of the Auditor-General through a loaded review of the *Audit Act* 1994.
- 133. MR BRACKS To move, That this House condemns the Government for its failure to implement recommendations from Auditor-General's Reports, particularly those relating to marketing, government services and the community support fund.
- 134. MR BRACKS To move, That this House condemns the Government for its cuts to public service delivery in Victoria whilst increasing the number of highly paid senior bureaucrats, particularly in the Departments of Premier and Cabinet and Treasury and Finance.
- 135. MR BRACKS To move, That this House condemns the Government for its warped expenditure priorities, which cause hardship and suffering to many ordinary Victorians.
- 136. MR BRACKS To move, That this House condemns the confrontational nature of industrial relations under the Kennett Government.
- 137. MR HAMILTON To move, That this House condemns the Government for its role in the destruction of Victoria's apprenticeship system.
- 138. MR HAMILTON To move, That this House condemns the Government for its lack of action in addressing the needs of Aboriginal people in this State.
- 139. MR LONEY To move, That this House notes the lack of commitment from the Government to the regional development of Victoria.

- 140. MR LONEY To move, That this House notes that the minerals boom is passing Victoria by and demands that the Government immediately implement effective policies to foster mineral development and down stream processing in this State.
- 141. MR HULLS To move, That this House condemns the Government for using millions of dollars of taxpayers money for party political media campaigns.
- 142. MR HULLS To move, That this House notes that gaming has become a major revenue earner for the Victorian Government and that over 40% of Victorians engaged in gaming are not employed and demand that the Government take immediate action to stop emerging social problems.
- 143. MR HULLS To move, That this House condemns the Attorney-General for the total mismanagement of her portfolio areas.
- 144. MR HULLS To move, That this House condemns the Government for the lack of a comprehensive tourism strategy in Victoria, particularly in regional and rural Victoria.
- 145. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for his continued calling in of Planning Amendments which fundamentally alter the landscape and character of Victoria.
- 146. MR DOLLIS To move, That this House condemns the Government for its misuse of "Commercial in Confidence" clauses to hide shady deals on major projects from the Victorian public.
- 147. MR DOLLIS To move, That this House condemns the lack of resolve on the part of the Government to improving the state's percentage of national trade.
- 148. MRS MADDIGAN To move, That this House strongly supports the architectural integrity of the National Gallery, designed by the Australian architect, Sir Roy Grounds.
- 149. MRS MADDIGAN To move, That this House calls on the Government to recognise that the community does not want any alteration to the waterwall or the Leonard French ceiling at the National Gallery, which are important architectural features of the building and to give the people of Victoria an undertaking to preserve these features.
- 150. MRS MADDIGAN To move, That this Government recognises the right of country Victoria to have access to the Victorian art collection, and that this House supports the extension of art galleries in regional Victoria, and the rotation of National Gallery stock through regional Victoria.
- 151. MS KOSKY To move, That this House condemns the Government for their mismanagement of public housing.
- 152. MS KOSKY To move, That this House condemns the Government for its lack of real commitment to young people demonstrated by its inadequate policies on employment, education and training.
- 153. MR CAMERON To move, That this House demands that the Government immediately save the Dunolly Hospital by retaining the hospital with the acute bed and nursing home bed services.

- 154. MR CAMERON To move, That this House calls for the State Government to give more support for country and regional art galleries, and condemns the Federal Liberal-National Government for refusing to meet the promised \$2 million towards the Bendigo Art Gallery re-development.
- 155. MR HAERMEYER To move, That this House condemns the failure of the Kennett Government to lower the burden of taxation on small business and notes that since coming to office, the Kennett Government has inflicted over 700 individual increases in taxes, charges and fees on small business.
- 156. MR MILDENHALL To move, That this House notes the Minister for Education has no idea what is going on in his portfolio and humbly requests the Premier to seek his resignation.
- 157. **MS GARBUTT** To move, That this House condemns the Minister for Conservation and Land Management for her total mismanagement of her portfolio.
- 158. MS GARBUTT To move, That this House condemns the Government for its failure to ensure the preservation of our natural environment including land, water and air.
- 159. MR PANDAZOPOULOS To move, That this House condemns the Government for a decline in financial support for regional and community sports activities in Victoria.
- 160. MR PANDAZOPOULOS To move, That this House condemns the Government for its lack of financial support for intellectually disabled sport in Victoria.
- 161. MR HAMILTON To move, That this House notes that the Member for Swan Hill has publicly stated that (a) the National Party has failed to examine its role and purpose and is on an "ill defined and confused course"; (b) the National Party's failure has caused confusion among country people about conservative rural policies, the exodus of National Party members, bitter political fights between National and Liberal party members and the rise of independents; and (c) the National Party risks "dwindling to a minor fringe party with no power base and poor parliamentary representation" and notes that the Member for Swan Hill was instrumental in leading the National Party State Conference to establish a working party to deal with these problems and therefore this House (d) congratulates the Member for Swan Hill on his efforts to end the National Party's years of servitude to the Victorian Liberal Party; and (e) supports the Member for Swan Hill in his renewed bid for the leadership of the Victorian National Party.
- 162. MRS MADDIGAN To move, That this House condemns the Government for its total disregard of its own planning processes in relation to the Museum project, and calls on the Government to halt the project to allow the formal planning process to be reinstituted.
- 163. MRS MADDIGAN To move, That this House condemns the Government for locating the new Museum out of the Central Business District, away from the major arts precinct and locating it in the Carlton Gardens, against community wishes.
- 164. MRS MADDIGAN To move, That this House condemns the Government for ignoring the recommendations and advice of the Buildings Council of the National Trust and the City of Melbourne that the blade on the proposed Museum is intrusive and should be removed.

- 165. MRS MADDIGAN To move, That this House condemns the Government for threatening the success of the world heritage listing of the Exhibition Buildings by pressing ahead with the inappropriate Museum development prior to the application being heard.
- 166. MR THWAITES To move, That he have leave to bring in a Bill to amend the Food Act 1984 and for other purposes to improve the quality and safety of Victoria's food.
- 167. MR THWAITES To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement, negligence and breach of Ministerial duty while Minister for Health as revealed in the Auditor-General's Report No. 49 and calls on her to immediately stand down from the Ministry.
- 168. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that Radio Australia is maintained, at full operating level, and that no jobs are lost in Melbourne, or the Melbourne metropolitan area.
- 169. MRS MADDIGAN To move, That this House calls on the Government to negotiate with the Federal Government to ensure that if cuts are made to the ABC that the Shepparton tower of Radio Australia remains operational and that there are no maintenance jobs lost at Shepparton.
- 170. MRS MADDIGAN To move, That this House supports an independent ABC in line with community wishes as evidenced by the Friends of the ABC Rally held on 30 April 1997 at the Southbank studio of the ABC.
- 171. MR HULLS To move, That he have leave to bring in a Bill to be called the Casino (Conflict of Interest) Bill to amend the Casino Control Act 1991 and for other purposes to prevent holders of certain public offices from subsequently becoming associated with the management or operation of a casino and to create an environment in which public office holders make decisions which are not tainted by any conflict of interest and duty.
- 172. MRS CAMPBELL To move, That this House, noting the Victorian Public Sector Equal Employment Opportunity Programs Annual Report 1995-96, condemns the Minister for Women's Affairs for her failure to implement a strategy to improve the percentage of women who are Executive Officers in the Victorian Public Service.
- 173. MRS CAMPBELL To move, That this House condemns the Government for its lack of promotion and financial support for women's sport in Victoria.
- 174. MRS CAMPBELL To move, That this House condemns the Government for its total mismanagement of the Metropolitan Women's Correction Centre and calls on the Government to immediately institute a full and independent public inquiry under the *Evidence Act 1958* into crises affecting this prison and the Government's mismanagement of another bungled private contract.
- 175. MS GILLETT To move, That this House (a) condemns the Minister for Transport, the Minister for Youth and Community Services, the Minister for Police and Emergency Services and the Minister for Conservation and Land Management for their failure to attend in the House and provide responses on the occasion of the adjournment of the business of the House on Tuesday, 13 May 1997 when matters of significance, relating to their portfolio responsibilities, were raised by the Shadow Ministers, concerning the seat of Werribee; (b) condemns the Minister for Education for attempting to cover up the blatant exhibition of incompetence and contempt by these Ministers for both the practices and procedures of Parliament and for the constituents of Werribee by refusing

- to call the Ministers to the House to properly deal with these matters of importance; and (c) notes that the behaviour of these five Ministers clearly demonstrates that the Kennett Government does not care about the matters that are critical to the people of Werribee.
- 176. MR BRUMBY To move, That this House, noting the statement of 15 May 1997 of the respected commentator Terry McCrann that the threat to the Auditor-General "demands that every single member of Parliament oppose it or be judged, in this commentator's opinion, as unfit to continue in Parliament", calls on every Member of Parliament to support the independence of the Auditor-General or alternatively to resign from Parliament.
- 177. MR HULLS To move, That this House calls on the Member for Monbulk, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 178. MR BRUMBY To move, That this House calls on the Premier to give evidence before the Public Accounts and Estimates Committee about his real reasons for attempting to undermine the independence of the Office of the Auditor-General.
- 179. MR McARTHUR To move, That this House condemns the Members for Williamstown and Niddrie for regularly and consistently attempting to politicise the Public Accounts and Estimates Committee, a Joint Investigatory Committee of the Parliament, and in doing so, bringing the Committee into disrepute, thereby damaging the standing of the Parliament itself.
- 180. MS KOSKY To move, That this House calls on the Member for Wantirna, as a member of the Public Accounts and Estimates Committee, to support the independence of the Office of the Auditor-General and to condemn the current proposals of the Audit Review Team which would undermine that independence.
- 181. MR LONEY To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for acting against the State's financial interests by selling government assets, including the Port of Geelong, the Port of Portland, the World Trade Centre and most recently Energy Brix, below their "book value".
- 182. MR BATCHELOR To move, That this House condemns the Minister for Transport for his gross mismanagement of the public transport system resulting in losses of \$10 million a year as a result of fare evasion, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 183. MR MILDENHALL To move, That this House condemns the Minister for Education for his appalling neglect of the Victorian school system resulting in 97 per cent of schools having to rely on voluntary levies paid by parents, as identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 184. MR BATCHELOR To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General tabled in Parliament on 14 May 1997, condemns the Minister for Transport for failing to undertake appropriate evaluation of the privatisation of country rail lines and by failing to establish whether the privatisation of these rail lines produced the savings promised by the Government of \$3 million per year.

- 185. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for her appalling mismanagement of Victoria's native forests resulting in Government subsidisation of logging operations in three areas of the State over the past two years, which was identified in the Auditor-General's damning report tabled in this Parliament on 14 May 1997.
- 186. MR BRUMBY That this House calls on the Speaker to support the independence of the Office of the Auditor-General and condemns the current proposals of the Audit Review Team which would fundamentally undermine that independence.
- 187. MR BRACKS To move, That this House, noting the report on Ministerial Portfolios by the Auditor-General, condemns the Treasurer for exposing the State to financial risk by not taking appropriate action to cancel almost 1000 corporate credit cards after public sector agencies were sold or abolished.
- 188. MR DOLLIS To move, That Melbourne Planning Scheme L 245 be revoked.
- 189. MR MILDENHALL To move, That he have leave to bring in a Bill to amend the Education Act 1958 to provide for the establishment of School Closures Review Committees, to allow for public consultation in the closure of Government schools and for other purposes.
- 190. MRS CAMPBELL To move, That this House condemns the Government for its lack of commitment to the State's pre-schools and failure to address issues raised by the committees of management, parents and staff and further that this House calls on the Government to make pre-school fees affordable for all families.
- 191. MRS CAMPBELL To move, That this House condemns the Government for its mismanagement of the maternal and child health system in this State, particularly its failure to ensure that mothers who are discharged from hospital have appropriate support and its fudging of figures on hospital re-admission for maternity patients.
- 192. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Prostitution Control Act 1994, and for other purposes, to empower local government to prohibit brothels.
- 193. MR BATCHELOR To move, That this House condemns the total failure of the Premier to uphold Ministerial standards and sack the Minister for Conservation and Land Management, following her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised in the Parliament on 20 May 1997.
- 194. MR BRUMBY To move, That this House calls on the Premier to immediately sack the Minister for Conservation and Land Management for her negligence, incompetence, breach of ministerial duties and misleading of the House on Tuesday, 13 May 1997.
- 195. MR BRUMBY To move, That this House condemns the failure of the Premier on Tuesday, 20 May 1997, to uphold Ministerial standards and sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note outlining improper practices in the Ambulance Services, when it was raised repeatedly in the Parliament on 20 May 1997.

- 196. MR BRUMBY To move, That this House notes the Government's action in gagging and stifling Parliamentary debate in relation to the Minister for Conservation and Land Management because not one Minister is prepared to defend her.
- 197. MR HULLS To move, That this House condemns the Minister for Police and Emergency Services for his failure to allow the Minister for Conservation and Land Management to come clean about her improper conduct in relation to the Intergraph scandal.
- 198. MR LONEY To move, That this House condemns the Minister for Planning and Local Government for his repeated abuse of the forms of the Parliament by refusing leave for Opposition motions without allowing the wording of the motions to be put before the House.
- 199. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold his own standards regarding Members misleading this House as he expressed on 8 December 1988 saying: "In Parliament the government has one duty above all other duties and that is to tell the truth, to be honest, to be clear about what it has done and what it is doing, and importantly, what it intends to do. The duty falls heavily on Ministers. The responsibility is onerous; it is exacting, but it is necessary. A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the Opposition, is an illegitimate government".
- 200. MR HAERMEYER To move, That this House condemns the Premier for gross arrogance in refusing to sack the Minister for Conservation and Land Management for her grossly negligent and possibly corrupt involvement in the Intergraph scandal.
- 201. MR HAMILTON To move, That this House condemns the Minister for Planning and Local Government for his petulant and unprecedented actions designed to prevent this Parliament from even discussing the content of leave motions and that his actions have not only reduced his own credibility and that of the Government but also that of the Westminster system.
- 202. MR BRUMBY To move, That this House notes an earlier Hansard entry of the then Leader of the Opposition which said: "A government that lets its ministers go unpunished when they mislead Parliament is not a democratic government and, in the opinion of the opposition, is an illegitimate government" and will the Premier now sack the Minister for Conservation and Land Management for misleading Parliament on numerous occasions.
- 203. MR RYAN To move, That this House congratulates the Minister for Conservation and Land Management for the magnificent manner in which she has discharged her ministerial responsibilities with particular reference in relation to (a) the extensive and effective programs of land management; and (b) the recently announced program of works which will see 200,000 dollars invested in Port Franklin.
- 204. MR HAERMEYER To move, That this House condemns the Premier for refusing to call a Royal Commission to allow the full truth to come out about the Intergraph scandal whilst people's lives continue to be put at risk due to his Government's gross negligence of its duty of care to the people of Victoria.
- 205. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her blatant failure to learn anything from her grossly negligent and

- possibly corrupt conduct in relation to the Intergraph scandal in that the inappropriate standards that she applied in her previous Health portfolio have not been addressed in her current portfolio.
- 206. MR CAMERON To move, That this House notes that the Minister for Planning and Local Government and the Minister for Police and Emergency Services in refusing leave to discuss the possible corruption and mismanagement of the Minister for Conservation and Land Management over the Intergraph scandal, accept and endorse her conduct.
- 207. MS KOSKY To move, That this House condemns the Premier for his failure to uphold acceptable standards of ministerial duties under the Westminster system in relation to the Minister for Conservation and Land Management's consistent failure to tell the truth to this House.
- 208. MR HAERMEYER To move, That this House condemns the Premier, Deputy Premier, Treasurer and the Minister for Conservation and Land Management for their failure to fully explain their role in the Intergraph corruption scandal.
- 209. MR BRACKS To move, That this House condemns the Minister for Conservation and Land Management for her failure to explain to this House why she should not be sacked due to her total failure to uphold the important principles of ministerial responsibility.
- 210. MR HULLS To move, That this House condemns the Premier for his total lack of understanding of the doctrine of ministerial responsibility as evidenced by his failure to take action against the Minister for Conservation and Land Management over the Intergraph corruption scandal.
- 211. MR CARLI To move, That this House condemns the Minister for Planning and Local Government for his failure to give leave to debate the Intergraph scandal and thus being implicated in the Government's cover-up of the negligence by the Minister for Conservation and Land Management.
- 212. **MS GILLETT** To move, That this House condemns the Minister for Planning and Local Government for lacking the courage to honour the letter and spirit of Parliamentary democracy by conspiring to frustrate the operation of the Parliament to protect a Minister who is clearly incompetent.
- 213. MR HAERMEYER To move, That this House condemns the Deputy Premier for his failure as Minister for Police and Emergency Services and as Minister responsible for the implementation of B.E.S.T., to protect the public against the grossly negligent and possibly corrupt behaviour of the then Minister for Health, now Minister for Conservation and Land Management, and her corrupt and/or incompetent officers, Messrs Firman, Patterson and Cameron, in relation to the Intergraph scandal.
- 214. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for lowering the standards expected of Ministers of the Crown by the public by continually misleading this Parliament.
- 215. MR MILDENHALL To move, That this House condemns the Minister for Conservation and Land Management for her failure in her previous role as Minister for Health and her refusal to uphold the principles and traditions of the Westminster system in that she has not accepted responsibility for the maladministration and possible corruption affecting the Metropolitan Ambulance Service and the House also notes the desperate

- actions of the Leader of Government Business of the House in refusing to allow the matter to be debated on 21 May 1997.
- 216. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for treating this Parliament with contempt by expecting Members of this Parliament to believe that she did not see the Ministerial Briefing Note of February 1996.
- 217. MR HAERMEYER To move, That this House condemns the Premier for his callous contempt of Intergraph victims in attacking the father of Mr. Stuart Marshall and protecting the corrupt and incompetent Intergraph Corporation.
- 218. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide immediate additional resources in order to expedite the investigation into the granting of the ambulance service communications contract.
- 219. MR LEIGHTON To move, That this House condemns the Minister for Planning and Local Government for conducting an inquiry, which was a political witch hunt, into the City of Darebin which neither sought to find nor found any corruption or criminality, whilst his Government fails to investigate corruption of the tendering process in matters ranging from Intergraph to the Casino.
- 220. MR BATCHELOR To move, That this House provide an opportunity for the Auditor-General and his staff to attend the Bar of the House to elaborate and answer questions of his expose of the Intergraph corruption scandal.
- 221. MR DOLLIS To move, That this House condemns the Minister for Planning and Local Government for deliberately obstructing the good working order of the House in order to avoid debate on a motion to condemn the Minister for Conservation and Land Management for misleading Parliament.
- 222. MR CARLI To move, That this House condemns the Minister for Conservation and Land Management for her mismanagement and asks the Government to table departmental documents relating to the Intergraph scandal in the House.
- 223. MR HULLS To move, That this House condemns the Minister for Conservation and Land Management for her failure to reveal the full extent of the role Dr John Paterson played in the Intergraph corruption scandal.
- 224. MS GARBUTT To move, That this House condemns the Premier for his failure to uphold appropriate standards of Ministerial responsibility, such as those stated by the Federal Howard Government's Ministerial Code of Conduct "A Minister must be honest", as shown by the Premier's failure to sack the Minister for Conservation and Land Management for her failure to provide any satisfactory explanation to the House regarding her knowledge about the February 1996 Ministerial Briefing Note.
- 225. MR HAERMEYER To move, That this House requires Mr Jack Firman, former head of the Metropolitan Ambulance Service, to attend the Bar of the House for the purposes of answering questions about his role and that of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.

- 226. MR BAKER To move, That this House condemns the Minister for Conservation and Land Management for her failure to show due diligence in supervising her Department's administration of the awarding of the ambulance service communications contract.
- 227. MR BRACKS To move, That this House calls on the Minister for Conservation and Land Management to explain to Parliament her notion of ministerial responsibility and under what circumstances she would take responsibility for failure, incompetence and possibly corruption of matters within her portfolio.
- 228. MR BRACKS To move, That this House notes that by the Minister for Conservation and Land Management's refusal to explain to Parliament whether or not she received the Ministerial Briefing Note dated 19 February 1996, she is effectively abusing the privileges afforded to her as Minister, which requires accountability to both the Parliament and the Victorian public.
- 229. MR HAERMEYER To move, That this House requires Mr Grant Griffiths, former Intergraph Chief Executive Officer, to attend the Bar of the House for the purpose of explaining his role and his knowledge of the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 230. MR MILDENHALL To move, That this House condemns the present and the previous Minister for Health for their failure to acknowledge the importance of the principle of transparency of Government through their failure to provide full access to all documents relating to the Metropolitan Ambulance Service and the Intergraph System thereby forcing the Opposition into lengthy and complex actions before the Administrative Appeals Tribunal.
- 231. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament, namely, "In Parliament the Government has one duty above all other duties and that is to tell the truth, to be honest, and to be clear about what it has done and what it is doing and more importantly, what it intends to do."
- 232. MR CARLI To move, That this House condemns the Government's attempts to gag the Auditor-General from investigating Government mismanagement such as his recent inquiry into the Victorian Ambulance Service.
- 233. MR BAKER To move, That this House requires the Minister for Police and Emergency Services to provide an urgent report to the Parliament on the progress of the police inquiry into the granting of the Ambulance Services communications contract.
- 234. MR HAERMEYER To move, That this House requires the Head of B.E.S.T., Mr Geoff Spring, to attend the House to give a full explanation of his knowledge of the Intergraph corruption scandal, as well as the roles of the Premier, the Treasurer, the Deputy Premier and the Minister for Conservation and Land Management in this scandal.
- 235. MS KOSKY To move, That this House condemns the Premier for failing to implement his own stated expectations of Ministers of this Parliament dated 8 December 1988, namely, "A government that lets its Ministers go unpunished when they mislead Parliament is not a democratic government, and in the opinion of the Opposition, is an illegitimate government."

- 236. MR HAERMEYER To move, That this House requires Mr Don Cameron, former Senior Manager of the Metropolitan Ambulance Service, to attend the Bar of the House to explain his role, and the roles of the Premier, the Deputy Premier, the Treasurer and the Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 237. MR HULLS To move, That this House congratulates the sole member of the Government who continually sends to the Opposition sensitive information about the Minister for Conservation and Land Management, particularly relating to her conflicts of interest.
- 238. MR ANDRIANOPOULOS To move, That this House congratulates the Minister for Conservation and Land Management for the most incompetent, yet most transparent, cover-up over Intergraph since the election of the Kennett Government.
- 239. MS GARBUTT To move, That this House condemns the Minister for Conservation and Land Management for covering up her knowledge of the letting of the corrupt Intergraph contracts and continuing to cover up problems in her current portfolio by refusing to release the Land Conservation Council's Final Report on its Marine and Coastal Inquiry and refusing to release the tender details of the contract for the computerisation of the Land Titles Office.
- 240. MR CAMERON To move, That this House condemns the Minister for Conservation and Land Management for not revealing her involvement in the Intergraph corruption scandal to the good people of the Seymour electorate before the 1996 election.
- 241. MR MILDENHALL To move, That this House amends such sessional orders necessary to allow a full explanation by the Minister for Conservation and Land Management to this House regarding her role as Minister for Health and her failure to properly administer the Metropolitan Ambulance Service Computer Aided Despatch System, and that this opportunity be provided before 6.00 p.m., Friday, 23 May 1997.
- 242. MR HULLS To move, That this House urges Government members to stand up to the Premier and show that they understand the doctrine of Ministerial accountability by forcing the Premier to dump the Minister for Conservation and Land Management from the now discredited Ministry.
- 243. MS GILLETT To move, That this House encourages all Government backbenchers to make themselves fully aware of the details of the Minister's incompetence in the Intergraph scandal and to act decisively to remove this incompetent Minister and so preserve the tatters of credibility that remain for this fading Government.
- 244. MR HAERMEYER To move, That this House requires Dr John Paterson, former Head of the Department of Health and Community Services, to attend the Bar of the House to explain his role in assisting the Minister for Conservation and Land Management in the possible criminal conspiracy of covering up and misleading the House over the Intergraph corruption scandal.
- 245. MS KOSKY To move, That this House condemns the Minister for Conservation and Land Management for failing to act on the advice of the Chief Executive Officer of the Metropolitan Ambulance Service to release under Freedom of Information four Ministerial Briefing Notes about the contracting out of non-emergency stretcher transport.

- 246. MR BAKER To move, That the Premier fully recognise the true capability of the Honourable Member for Ripon and immediately appoint him to replace the incompetent Minister for Conservation and Land Management.
- 247. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to immediately release all documents in his Department and its agencies relating to the Intergraph contracts and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in covering up the Intergraph corruption scandal.
- 248. MR ROWE To move, That this House condemns the entire Labor Opposition and in particular the Leader and Deputy Leader for deliberately wasting the time of the House with frivolous Notices of Motion, whilst important matters affecting the people of Victoria go undebated and the ALP fails to offer any leadership or alternative policies that will help address the damaged caused to the Victorian community by the neglect and incompetence of the previous Labor Government and their continued failure to select candidates for Parliament based on ability rather than factional deals.
- 249. MR HULLS To move, That this House condemns the Member for Cranbourne for his failure to condemn the Minister for Conservation and Land Management in light of the overwhelming evidence that she deliberately covered up information in relation to the Intergraph corruption scandal.
- 250. MR BRACKS To move, That this House condemns the Minister for Education, who is also the manager of Government Business, and requires him to explain to the House why the Minister for Planning and Local Government was sent into the House on Wednesday 21 May 1997 to gag debate, refuse leave to even read opposition motions, and generally provoke the House into disruption in order to delay the inevitable sacking of the incompetent Minister for Conservation and Land Management.
- 251. MR HAERMEYER To move, That this House condemns the Member for Cranbourne for his indifference to the personal safety of his constituents in failing to seek answers after the Intergraph corruption scandal which places the lives of all Victorians at risk and through his failure to speak out and exhibit complicity in the Intergraph scandal.
- 252. MR HULLS To move, That this House urges the Premier to put aside his differences with the Member for Rodney and appoint the Honourable Member for Rodney to replace the incompetent Minister for Conservation and Land Management due to her role in the Intergraph corruption scandal.
- 253. MS KOSKY To move, That this House condemns the Honourable Member for Cranbourne for assisting in the cover up of the Intergraph scandal by supporting the Minister for Conservation and Land Management in misleading this Parliament.
- 254. MS GILLETT To move, That this House expresses its deepest concern at the overpowering evidence demonstrated by the appalling Intergraph scandal of a Government in decline and calls on the Premier to "get some guts" and remove the incompetent Minister for Conservation and Land Management and replace her with a more competent Liberal woman.
- 255. MR CARLI To move, That this House condemns the National Party for failing yet again to stand up to the Premier and seek the resignation of the Minister for Conservation and Land Management for her gross mismanagement.

- 256. MR HAERMEYER To move, That this House requires the attendance before the Bar of House of Mr. Shane Tyrell, former Senior Intergraph Manager, to explain his role and the roles of the Premier, Deputy Premier, Treasurer and Minister for Conservation and Land Management in the Intergraph corruption scandal.
- 257. MS KOSKY To move, That this House congratulates the Hon. Member for Polwarth for upholding Ministerial standards and resigning from his Ministerial position when it was appropriate in stark contrast to the Minister for Conservation and Land Management who treats this Parliament with contempt.
- 258. MS GARBUTT To move, That this House requests Government backbench Members of Parliament, especially those who are Members of the Government Bill committee on Health, to explain to the House what information and reports they had been provided by the former and current Ministers for Health and what information they sought from them in relation to the Intergraph scandal in order to meet their responsibilities as representatives.
- 259. MR HAERMEYER To move, That this House demands that the Premier sack the Minister for Conservation and Land Management and the Deputy Premier for their failure to heed the warnings of respected independent consultants consulted in 1993 to immediately terminate the MAS Intergraph tender process due to the serious risks posed to public safety of the Intergraph tender and the indecent haste of the tender process.
- 260. MR MILDENHALL To move, That this House condemns the Kennett Government for its failure to provide an effective, timely, and scandal free Computer Aided Dispatch system for emergency services in this State, and commends the employees of these emergency services and interested members of the public for their public minded spirit and courage in continually raising their concerns over problems with the Ambulance Service and emergency services communications over the past four years.
- 261. MR LIM To move, That this House condemns the Minister for Conservation and Land Management for violating the tradition of the Westminster system of ministerial responsibility and, failing to have the courage and decency to resign gracefully over her conduct in the Intergraph scandal therefore preserving the dignity of this House as it deserves.
- 262. MR BAKER To move, That this House requires the Honourable the Treasurer to institute a failsafe vetting process to ensure that the Minister for Conservation and Land Management can never again manage Government tenders until such time she takes the honourable course and resigns.
- 263. MR HULLS To move, That this House condemns the Premier for his extraordinary diminishing standards of ministerial accountability which apparently now require an eye witness and/or finger prints and/or video footage and/or a guilty plea before he will take any action against any Minister in any situation.
- 264. MR HAERMEYER To move, That this House calls on the Minister for Police and Emergency Services to undertake to make available as soon as it is completed full details of the Police report into the Intergraph corruption scandal.

- 265. MRS CAMPBELL To move, That this House condemns the Minister for Conservation and Land Management for failing to accept that the warnings and criticism of the union and officers of the Metropolitan Ambulance Service on the Intergraph System who were well placed and, despite her vitriolic criticism and attacks upon them and the dedication to their work in the Ambulance Service, calls on her to give a substantial apology and acknowledgment that they were right and she was wrong and when she has finished apologising for her scurrilous and incorrect attacks upon the dedicated ambulance service workers, the House calls on her to resign.
- 266. MR ROWE To move, That this House congratulates the members of the Cranbourne Ambulance Service for providing an excellent professional service to the people of Cranbourne and notes the support demonstrated by the community despite the attempts by the Deputy Leader of the Opposition, as a puppet of the Ambulance Union, to discredit these five dedicated officers and their families by deliberately misleading the community as to the true quality of this service.
- 267. MR HAERMEYER To move, That this House condemns the Premier for allowing his Government to be the most corrupt Government in the history of this State since the Government of Tommy Bent and condemns the Member for Cranbourne for his part in that Government.
- 268. MS DAVIES To move, That this House deplores the actions of the Minister for Agriculture and Resources in (a) falsely raising the hopes of farmers in South and West Gippsland that the Productivity Enhancement Program interest subsidies can be used to purchase fodder, when no such use is currently possible; (b) failing to provide low interest loans to farmers to enable them to continue feeding their stock this winter; and (c) refusing to apply to the Federal Government for relief under Exceptional Circumstances legislation when Federal Government Members have indicated the likelihood of a favourable response to such an application.
- MR BRUMBY To move, That this House condemns the Government for its failure to 269. recognise the extreme duress that many small businesses have suffered as a result of its failure to enact adequate retail tenancies legislation and that the Retail Tenancies (Amendment) Act 1995 failed to address the key problems faced by small business in Victoria and accordingly - (a) calls on the government to immediately increase the small business representation on the working party that has been established by the Minister for Small Business; and (b) the Government immediately introduce legislation that addresses: (i) the deficiencies in the process of valuation; (ii) the application of legislation to franchises and public corporations; (iii) changes in tenancy mixes in retail complexes; (iv) the supply of landlord disclosure (v) unconscionable clauses in leases and unconscionable behaviour by parties to leases; and (vi) establish a Retail Tenancies Tribunal.
- 270. MR BRUMBY To move, That this House notes the editorial of The Australian, May, 22 1997 headed "Failed Minister must go", and particularly its comment that Mrs Tehan has "since 1995 treated Parliament and by extension the people of Victoria with contempt over the Intergraph affair" and that as a consequence, "she should go", calls on the Premier to sack the Minister for Conservation and Land Management.
- 271. MR BRUMBY To move, That this House notes the editorial of the Herald Sun on May, 22 1997 which stated that (a) taxpayers require a detailed explanation from former Health Minister Marie Tehan why she is not responsible for the scandal arising from several breaches of government guidelines over contracts for a computer aided dispatch system for our emergency services; (b) Mrs Tehan has neglected to explain why she did not

receive or was not made aware of the now controversial memo written only a month before the state election; and (c) Mrs Tehan's brief explanation to the Parliament on Tuesday, 20 May 1997 was far from satisfactory; fully endorses the Herald Sun's call for Mrs Tehan and the "government to name all those who had access to the Olszak paper; whether one or a number of persons withheld the information from the Minister; and having learned of the contents of the memo, whether Mrs Tehan made any subsequent attempt to question her former staff about why she was not informed".

- MR LONEY To move, That this House calls on the Government to introduce legislation 272. immediately that will ensure that contract summaries relating to all asset sales and contracting out of government services are made available to the public within 90 days of the contract becoming effective, through tabling in Parliament by the responsible Minister and publication in a major newspaper; and where Parliamentary sittings cannot accommodate the 90 day rule, then tabling within three days of commencement of the next Parliamentary sitting will suffice; furthermore the contract summary is to be certified by the Auditor-General, after he has been given access to all information relating to the transaction, and once he is satisfied that relevant details are being disclosed and that matters claimed to be commercially sensitive are actually so and the elements in the summary will include - (a) the full identity of the successful buyer or tenderer including details of cross ownership of relevant companies; (b) the duration of the contract including details of future transfers of assets of significant value to government at no or nominal cost and details of the right to receive the asset and the date of the future transfer; (c) the identification and timing of any assets transferred to the contractor by the public sector; (d) all maintenance provisions in the contract; (e) the price payable by the public and the basis for future changes in the price payable; (f) provisions for re-negotiations; (g) the results of cost-benefit analyses; (h) the risk sharing provisions; (i) significant guarantees or undertakings including Treasurer's guarantees or loans entered into or agreed to be entered into; and (j) to the extent not covered above, the remaining key elements of the contractual arrangements.
- 273. MR BRUMBY To move, That this House condemns the Government for failing to protect the interests of outworkers in Victoria's Textile, Clothing and Footwear industries, by abolishing the Clothing Trades Award and by maintaining purchasing policies that permit the Government to enter into contracts with companies that exploit outworkers and accordingly, calls on the Government to immediately (a) review all contracts to ensure that it does not purchase from companies that mistreat outworkers; (b) stop providing financial assistance to companies that exploit outworkers; and (c) endorse the plan of the New South Wales Government which (i) requires all companies doing business with Government agencies to comply with relevant award requirements; (ii) endorses an industry code of conduct developed by the Textile, Clothing and Footwear Union of Australia in conjunction with major retailers that signs up retailers to ensure that they do not sell products made by exploited labour; and (iii) establishes a public awareness campaign targeted at schools and ethnic communities to make people aware of the issues and the support available to assist outworkers.
- 274. MR CAMERON To move, That this House calls on the Government to detail the arrangements and design selection process for the construction of a new library in Castlemaine.

- 275. MRS CAMPBELL To move, That this House condemns the Minister for Youth and Community Services for establishing the precedent of putting Victoria's women's refuges to tender by tendering two existing rural refuges (one in the Latrobe Valley and the other in the Barwon region) and one new refuge in the Grampians and for his failure to ensure that the addresses of women's refuges remain subject to confidentiality.
- 276. MR BRUMBY To move, That he have leave to bring in a Bill to enshrine the independence of the Auditor-General in the Constitution Act 1975 by (a) recognising the existence of the Office of the Auditor-General in the Victorian Constitution; (b) entrenching the independent feature of the Office; and (c) preventing Parliament from changing laws affecting the independence of the Office of the Auditor-General without a referendum to amend the Constitution Act 1975 and for other purposes.
- 277. MR HULLS To move, That this House condemns the Attorney-General for her failure to take action to protect from disclosure in legal proceedings, confidential communications between victims of sexual assault and their counsellors, thereby causing enormous emotional stress to victims with the result that many vulnerable victims are reluctant to confide in counsellors.
- MR BATCHELOR To move, That this House (i) condemns the Government and the Minister for Transport for their bungling and mismanagement of the \$330 million Automatic Ticketing fiasco; (ii) notes that the system is more than three and a half years overdue, with phase one due in May 1994 and the full implementation due in August 1995; (iii) notes also that this massive failure of the Kennett Government has resulted in costing the taxpayers of Victoria millions of dollars in fare evasion, extra staff and redundancy payments, delayed and lost budget savings; (iv) calls on the Minister for Transport to deliver a ministerial statement to this House, detailing the millions of dollars the Government has lost in yet another bungled contract, and to detail the commercial arrangements it has with the discredited OneLink Consortium and to explain why the Minister for Transport has once again failed to take decisive action to get OneLink to perform or why the contract has not been cancelled.
- 279. MR BRUMBY To move, That this House noting the tragic case of Mr Dale Sheppard, who was tragically injured when his bicycle collided with a motor car whilst he was riding home from work, agrees to amend the *Transport Accident Act* 1986 as proposed by the Leader of the Opposition to provide for fair and appropriate compensation for cyclists injured or killed in a collision with a motor car, tram or train, irrespective of whether the vehicle is moving or stationary.
- 280. MR BRUMBY To move, That the Minister for Police and Emergency Services makes a ministerial statement in relation to revelations that a secret police unit in Victoria is keeping covert files on ordinary Victorians and further (i) that the Minister release guidelines under which this unit operates and give broad details of its operations; (ii) appoints a judge of Supreme Court status to oversee files and destroy those not necessary to ensure law and order; and (iii) that there be allowed debate on the item, in particular as to whether a judicial inquiry is required to determine whether unlawful investigations and operations have taken place at the behest of unaccountable police officers or politicians into community organisations for improper and/or political purposes.
- 281. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Retail Tenancies Act* 1986 to give small retailers greater rights in lease negotiations and dispute resolution with landlords by (a) establishing a Retail Tenancies Tribunal to hear and determine disputes between retailers and landlords; (b) introducing mandatory

landlord disclosure statements; (c) extending the definition of retail tenants to include shops which are larger than 1000 square metres; and (d) giving existing retail tenants first preference in the renewal of lease arrangements and for other purposes.

- MR BRUMBY To move, That this House condemns the State Government for its 282. continued bungling and mismanagement in relation to - (a) the OneLink fiasco in which the State Government selected the wrong tender for the system and as a result the introduction of automatic ticketing has been delayed by more than three years, taxpayers have lost millions due to fare evasion and the retrenchment and re-hiring of transport staff, and taxpayers are now exposed to a significant legal liability to get the State Government out of its contract with OneLink; (b) the Intergraph scandal for which Mrs. Tehan refuses to take responsibility despite the continuing failure of the system, her attempts to cover up the scandal, and the police now being required to investigate the matter involving dawn raids on the homes of Mr Jack Firman and others at the centre of the scandal; (c) the local government superannuation black hole bungle which as a result of negligence on the part of the Treasurer, has resulted in the State Government and local councils being exposed to a liability of hundreds of millions of dollars; and (d) the Treasurer's failure to secure OOCL's \$150 million investment at the Port of Melbourne leading to the company's decision to locate in Sydney putting at risk Melbourne's place as Australia's premier container port and causing the loss of hundreds of new jobs for Victorians and therefore calls on the Government to account to this House for the hundreds of millions it has bungled and mismanaged in the course of its five years in office.
- 283. MR HULLS To move, That this House in accordance with the advice provided to the Opposition by the Speaker of the House moves to immediately deal with the Premier, whose grossly inappropriate conduct in accepting various gifts from the Grollo group of companies, including (i) a \$2,000 helicopter flight for him and his family to the ski slopes of Mt Buller; and (ii) free accommodation in Mr Grollo's new exclusive five star lodge for him and his family; is a flagrant breach of section 6 of the Members of Parliament (Register of Interests) Act 1978, and in particular to s6(2)(h) of that Act, which requires a Member of Parliament to declare in the pecuniary interest register: "(h) Particulars of any gift of or above the amount or value of \$500 received by the Member from a person other than a person related to him by blood or marriage;" and that this House now immediately deals with this matter as a contempt of the Parliament pursuant to section 9 of the Members of Parliament (Register of Interests) Act 1978 in that it is a wilful contravention of the Act and that an appropriate penalty for breaking this law be immediately imposed upon the Premier.
- 284. MR BATCHELOR To move, That this House dissents from the ruling of Mr Speaker made on 8 October 1997 in which Mr Speaker refused to accept an adjournment motion from the Member for Niddrie which intended to allow the Legislative Assembly to debate issues around the Premier's failure to take urgent administrative action to properly respond to the serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by the former senior government adviser, Mr Stephen Mayne; in particular, the House views with extreme concern that Mr Speaker took this action without hearing the full range of argument from the Opposition as to why this motion complied with the past practices and precedents and in doing so failed to uphold the rights of the minority and in effect denied the Opposition one of the few opportunities it has in initiating Parliamentary debate under the most restricted set of Sessional Orders to apply in any Parliament in Australia.

- MR BRUMBY To move, That this House noting the Premier's continuing and long 285. standing support for the maintenance of secret police files on ordinary citizens and community groups as evidenced by his statement in 1983 that: "In disbanding the special branch, the Cain Government has acted to protect the guilty and allow them to pursue their subversions, disloyalties and disruptions free of scrutiny"; and his statements this week in relation to secret files, currently held on community and ethnic organisations by the Victoria Police that: "Some members of the multicultural community are under police surveillance because they ... at times abuse or threaten the law or have criminal records"; and that: "The police force could not afford to be naked in the field against those who are going to pervert the course of justice and commit acts of crime"; and that accordingly, the House condemns the Premier for the slur he has cast on all community organisations, in particular, ethnic community organisations, by his endorsement and total support for covert surveillance of law abiding citizens by the Victoria police and his repeated statements attacking the lawfulness and integrity of community organisations and their members.
- 286. MR BRACKS To move, That this House condemns the Premier for his failure to take urgent administrative action to properly respond to very serious allegations of misconduct and maladministration by the Premier made on 22 September 1997 by former senior government advisor, Mr Stephen Mayne.
- 287. MR BATCHELOR To move, That this House dissents from the actions of the Deputy Speaker on Thursday, 9 October 1997 to close down this House towards the end of the Parliamentary day without allowing Members to raise important issues of public concern, as is their right and their obligation and in particular, the actions of the Deputy Speaker in refusing to allow the Member for Werribee to speak in the nightly adjournment debate after giving that Member the call.
- 288. MR BRACKS To move, That this House notes the Treasurer's comments in this House in 1987 on common law rights for injured workers where he said: "I assure the Treasurer that the Liberal Party, so long as it has the capacity to do so, will not allow the destruction of important and traditional common-law rights and that it will seek and it is confident it will obtain and continue to enjoy the support of the National Party in the other place to protect the basic rights of the Victorian Community", and condemns the Treasurer for losing his battle with the National Party's Minister for Finance, the Honourable Roger Hallam, to retain common law for injured workers, and therefore breaking yet another Liberal Party promise.
- 289. MRS CAMPBELL To move, That this House notes examples of illegal adoptions in Victoria between 1940-1984 and calls on the Parliament to investigate Victorian adoption practices during that period and further calls for an apology to be given to the biological parent or parents because of the State's failure to ensure that all adoptive mothers/parents gave their informed consent prior to signing an adoption consent form.
- 290. MS DAVIES To move, That she have leave to bring in a Bill to amend the Victims of Crime Assistance Act 1996 to allow a lump sum allocation for pain and suffering to become a part of the amount which may be awarded to victims of crime.
- 291. MR BATCHELOR To move, That this House censures the Speaker for his consistent bias and lack of impartiality in the performance of his duties, and in particular his failure to uphold the Standing Orders and precedents of the House, including (i) Mr Speaker's failure to require the Premier and Ministers to directly and relevantly answer Questions without Notice; (ii) Mr Speaker's failure to deal with persistent interjections from the

Premier, Deputy Premier, and the Leader of the House; (iii) Mr Speaker's bias in naming 5 Members of the Opposition and no Member of the Government since March 1996; (iv) Mr Speaker's continued attendance at Liberal Party meetings in breach of long accepted standards of political impartiality; (v) Mr Speaker's unprecedented action in suspending the Leader of the Opposition for one sitting week; (vi) Mr Speaker's conduct on various occasions which has given rise for potential disrepute upon the House; and accordingly calls on Mr Speaker to fully and impartially discharge his responsibilities as required by Westminster traditions, and properly discipline Government Members who persistently and flagrantly breach Standing Orders and defy the Chair.

- 292. MR CAMERON To move, That this House condemns the Government for its health and hospitals policies to silence critics of the Government and notes the present efforts to silence Dunolly Hospital sub-committee member Mr Allister Gray former Chairman of the Save Dunolly Hospital Committee and thereby prevent him from speaking openly with the Dunolly community about the future of the hospital.
- 293. MR THWAITES To move, That this House congratulates the former Member for Mitcham Mr Pescott for his principled stand in resigning from this House on the issue of the Auditor-General and calls upon other Government Members to also resign, including the Member for Frankston East.
- 294. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when in this House he said: "The Liberal Party so long as it has the capacity to do so, will not allow the destruction of important and traditional common law rights" and condemns the Treasurer for his hypocrisy and failure to stand up for the historic and fundamental common law rights of Victorian workers.
- 295. MR BRACKS To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "The Liberal Party and the National Party have been concerned that so much of the access to common law rights is dependent upon impairment assessment in a context basically dependent upon administrative decisions, there should be a right of appeal against decisions which adversely affect access to common law rights" and condemns the Treasurer for his lack of courage and hypocrisy in supporting a complete abolition of common law rights for Victorian workers.
- 296. MS GILLETT To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "Preservation of (TAC) common law rights is the central objective of the Liberal Party" and condemns the Treasurer for his central role in the Liberal Party plan to destroy the common law rights of Victorian workers.
- 297. MRS MADDIGAN To move, That this House notes the statement of the Member for Brighton, in his former capacity as Shadow Treasurer, when he said: "It is the retention of modified common law rights that is the most conducive to safety" and condemns the Treasurer for his abolishment of common law rights, which by his own words are central to safety in the workplace by providing a deterrent to negligent employers.
- 298. MR MILDENHALL To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "The Liberal Party believes it is a fundamental democratic right that individuals take their (personal injury) cases to the civil courts. A Liberal Government would reinstate that right" and condemns the Minister for Education for his hypocrisy in supporting the Government's complete abolition of

- the Victorian workers common law rights which by his own words are fundamental to a democratic society.
- 299. MR BATCHELOR To move, That this House notes the statement of the Member for Hawthorn, and Minister for Education who in this House said: "Seriously injured workers who establish negligence will be able to sue under a modified common law system which imposes maximum payments" and condemns the Minister for his hypocrisy in supporting a plan that absolutely contradicts his statements in Opposition that the Liberal Party would maintain a compensation scheme that retained historic common law rights.
- 300. MR HAERMEYER To move, That this House condemns the Premier for surrounding himself with police to protect him from anger against his callous and arrogant Government, yet he will not allow them a right to take common law action if they are injured in this process.
- 301. MR MICALLEF To move, That this House notes the statement of the Member for Doncaster, who in this House said: "Denial of legal representation to workers involved in disputes is a denial of a fundamental right" and condemns the Member for Doncaster for his hypocrisy in not standing up for the right of Victorian workers to bring common law actions in the Victorian courts for serious injuries.
- 302. MR HAERMEYER To move, That he have leave to bring in a Bill to amend the *Shop Trading Reform Act* 1996 to ensure that it will be an offence under the Act for any retail tenancy agreement to contain a requirement for a shop to be opened any particular time or on any particular day, as indicated by the Government in its booklet explaining its changes to Shop Trading laws.
- 303. MR SAVAGE To move, That he have leave to bring in a Bill to amend the Litter Act 1987 in relation to container deposit legislation and for other purposes.
- *304. MR HULLS To move, That this House notes the speech by the Member for Oakleigh on 2 December 1997 where she supports the abolition of common law rights for workers while at the same time she is dipping into the public purse to the tune of \$23,000 to enable her to go shopping at Bloomingdales and condemns the Member for her extraordinary double standards in abandoning the rights of workers in her electorate of Oakleigh.
- *305. MR LIM To move, That this House condemns the Kennett Government for its insult and neglect of Victoria's ethnic communities as demonstrated by the Victorian Multicultural Commission's Community Grants Program being significantly underfunded when compared to the Labor years and to identical programs in New South Wales on a per capita basis.

ORDERS OF THE DAY

1. STUDENT UNION DISCRIMINATION - Resumption of debate on the question - That this House condemns the Government for its attack on student unions and calls on the Government to repeal its voluntary student union legislation which is discriminatory and designed to disempower students (Ms Garbutt).

- SOUTH EASTERN ARTERIAL NOISE BARRIERS Petition presented by the Member for Oakleigh (16 May 1996) - Praying that high noise barriers be provided along a stretch of about 350 metres on the southern side of the South Eastern Arterial in order to decrease the noise level, maintain land value and improve quality of life to residents of the area - To be considered (Mr Batchelor).
- 3. KOORIE OPEN DOOR EDUCATION Resumption of debate on the question That this House congratulates the Government and the Minister for Education for providing the Koorie Open Door Education (KODE) policy enabling aboriginal communities to manage their own schools from Prep to Year 12 at Glenroy and Morwell (Mr Brumby).
- 4. VICTORIAN DRUG STRATEGY Resumption of debate on the question That this House notes the recommendations of the Premier's Drug Advisory Council and calls on the Government to immediately develop a Victorian Drug Strategy which (a) aims at reducing drug usage and drug abuse in the Victorian community; (b) adopts a "harm minimisation" approach for those involved in drugs; (c) increases access to preventative and educative programs which aim to prevent drug abuse and addiction; and (d) expands drug treatment and rehabilitation programs, and further calls on the Government to introduce any legislation necessary to give effect to such a strategy (Mr Phillips).
- COODE ISLAND HAZARDOUS STORAGE FACILITY Petition presented by the Member for Geelong North (18 June 1996) - Praying that the Government does not relocate the Coode Island Hazardous Chemical Storage Facility to Point Lillias - To be considered (Mr Loney).
- 6. **DEVELOPMENT OF GAMING INDUSTRY** Resumption of debate on the question That this House congratulates the Government for the responsible manner in which it has implemented the development of the gaming industry in Victoria (Mr Hulls).
- 7. **SUNDAY TRADING** Petition presented by the Member for Bendigo East (8 October 1996) Praying that the Government not promote or allow Sunday Trading and that the City of Greater Bendigo be declared a "Sunday Trading Free Zone" To be considered (Mr Cameron).
- 8. **EDUCATION POLICIES** Resumption of debate on the question That this House condemns the Kennett Government for its education policies which have resulted in (a) increased class sizes in primary and secondary schools; (b) the loss of specialist teachers; (c) a decline in Year 12 retention rates; and (d) huge differences in educational outcomes between regions (Mr Hamilton).
- 9. GOVERNMENT'S TRANSPORT ACHIEVEMENTS Resumption of debate on the question That this House, while regretting the lack of genuine policy commitment by the Labor Party to transport issues, congratulates the Government on its transport achievements during its first term in office and applauds the commitments to further improve the transport system in Victoria during the coming four years as outlined in the Public Transport Policy of the Coalition published in March 1996 (Mr Batchelor).
- 10. **CHILD PROTECTION SYSTEM** Resumption of debate on the question That this House condemns the Kennett Government for mismanaging the Child Protection system and for ignoring expert advice on Child Protection (Ms Garbutt).

- 11. **ST VINCENT'S HOSPITAL** Petition presented by the Member for Richmond (31 October 1996) Praying that the House take action to (a) provide a level of funding necessary for St. Vincent's Hospital to provide the optimum range of health care services from its Fitzroy site; and (b) provide new and additional facilities necessary to service the health needs in the outer metropolitan and country areas To be considered (*Mr Dollis*).
- 12. **BETTER ROADS PROGRAM** Resumption of debate on the question That this House congratulates the Victorian Government on the improvements to roads in all parts of Victoria and its highly successful Better Roads Program (Mr Perrin).
- 13. MOUNT STIRLING Petition presented by the Member for Mooroolbark (19 November 1996) Praying that Mount Stirling be protected from mechanical gondola, ski lifts and associated infrastructure and that it be preserved for all time To be considered (Ms Garbutt).
- 14. **NIDDRIE QUARRY SITE** Petition presented by the Member for Niddrie (4 December 1996) Praying that the Government respond to the community's request to save the lake in the former Niddrie Quarry site To be considered (*Mr Hulls*).
- 15. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Frankston (19 March 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Mr Brumby).
- 16. CITY LINK PROJECT TRANSURBAN CONTRACT Resumption of debate on the question That this House condemns the Government for entering a contract with the Transurban consortium for the City Link project which is anti-competitive and places an unacceptable financial burden on Victorian motorists and taxpayers because (a) the contract requires the closure or narrowing of major arterial roads in Melbourne so as to force cars onto the City Link tollway, and allows Transurban to claim compensation from the Government if any of these traffic measures are removed; (b) the contract requires Transurban to be compensated for lost tollway revenue if, amongst other things, the Government (i) upgrades alternative roads; (ii) builds a rapid transit link to Tullamarine Airport; and (iii) upgrades other alternative transport routes to City Link; and (c) the contract requires motorists to pay tolls for 34 years, at a total cost of about \$7 billion, whereas the actual construction cost of City Link is \$1.2 billion (Mr Batchelor).
- 17. WILSON'S PROMONTORY NATIONAL PARK Petition presented by the Member for Mildura (9 April 1997) Praying that Wilson's Promontory National Park be managed in accordance with the provision of the National Parks Act to conserve and protect the park in its natural condition and that proposals which will change the character of the park be abandoned To be considered (Ms Garbutt).
- 18. MOTOR VEHICLE INDUSTRY Resumption of debate on the question That this House notes with great concern Monday's release of Motor Vehicle sales figures showing a dramatic 12 percent decline in the sales of locally made motor vehicles and a huge 19 percent increase in imports and accordingly calls on the Federal and State Governments to take urgent action to support the Australian motor vehicle industry to secure automotive industry jobs in Victoria and on the amendment That the following words be added to the motion: "and condemns the Victorian Opposition, the ALP and the Trade Union movement for failing, over a period of time, to promote the importance of the automotive industry to the Australian economy and their lack of support for the thousands of employees in this important sector" (Mr Spry).

- 19. **STUDENT TRANSPORT CONCESSIONS** Petition presented by the Member for Altona (10 April 1997) Praying that student transport concessions be reviewed in light of principles of access to and equity in higher education To be considered (Mr Batchelor).
- 20. **NATIONAL GALLERY OF VICTORIA** Petition presented by the Member for Essendon (23 April 1997) Praying that (a) any alterations to the National Gallery of Victoria do not alter the architectural concepts of the building in any fundamental way; and (b) the water-wall, Great Hall and the Leonard French designed coloured glass ceiling be preserved intact and in their present locations To be considered (Mrs Maddigan).
- 21. STOCK FEED CRISIS IN GIPPSLAND - Resumption of debate on the question - That this House now discuss a motion of major public importance, namely - the need for a prompt, effective and compassionate Government response to the stock feed crisis in Gippsland which is so serious that it - (a) has prompted fodder industry leaders to declare a critical fodder shortage; (b) sees farmers currently forced to dry off cows early; and (c) has caused the cost of hav and its cartage to skyrocket, consequently requiring the recognition by Government of the extraordinary efforts of dairy farmers and country people in the face of the extreme hardship brought about by exceptional climatic conditions and further, calls on the State Government to make urgent submission to the Federal Government for drought relief under the exceptional circumstances provision of the National drought policy - and on the amendment - That all the words after "That" be omitted with the view of inserting in place thereof the words "this House - (a) in recognition of the stock feed shortage with difficult seasonal conditions in Gippsland, acknowledges the support the Government has provided to farmers which include (i) grants of up to \$5000 are available to assist individuals to employ an advisor; (ii) a joint United Dairy Farmers of Victoria/Departmental technical and support group to plan local advisory and support activities; (iii) four major seminars sponsored by the Department, UDV and dairy companies to be held over the next two weeks; and (b) believes that the present conditions, whilst very difficult are nowhere near a drought as defined by current Commonwealth/State criteria." (Mr Andrighetto).
- 22. GOVERNMENT EDUCATION INITIATIVES Resumption of debate on the question That this House commends the Government and the Minister for Education for (a) initiating positive moves to improve curriculum at all school levels so as to ensure standards of education and practices are world best; (b) emphasising standardised testing of students at secondary level so that all parents are kept informed of their children's progress; and (c) highlighting the importance of the role of dedicated teachers and for supporting their professional standing in our community (Mr Smith, Glen Waverley).
- 23. GAS AND FUEL CORPORATION Petition presented by the Member for Geelong North (21 May 1997) - Praying that due recognition be made of the contribution by the publicly owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry - To be considered (Mr Loney).
- 24. CASINO TENDERING PROCESS AND GAMBLING INDUSTRY STANDARDS Resumption of debate on the question That this House condemns the Government for (a) the mishandling of the casino tendering process; and (b) its "open slather" approach to gambling in Victoria, including inadequate industry standards, the failure to introduce an advertising code of conduct and insufficient support services for problem gamblers (Mr Bracks).

- 25. **GAS AND FUEL CORPORATION** Petition presented by the Member for Geelong North (17 September 1997) Praying that due recognition is made of the contribution made by the publicly-owned Gas and Fuel Corporation to the social and economic well-being of the Victorian community and that the Government immediately abandon its proposed privatisation of the Victorian gas industry To be considered (Mr Loney).
- 26. **OFFICE OF AUDITOR-GENERAL** Petitions presented by the Members for Carrum and Gippsland West (18 September 1997) Praying that the present powers and responsibilities of the Office of the Auditor-General, as enshrined in the Audit Act, be preserved and that proposals to change this Act be abandoned To be considered (Mr Batchelor).
- 27. ECONOMIC DEVELOPMENT IN COUNTRY VICTORIA Resumption of debate on the question That this House congratulates the Government for the many initiatives it has pursued to encourage economic development in country Victoria (Mr Cameron).
- 28. **AUDITOR-GENERAL** Petitions presented by the Members for Bundoora and Coburg (9 October 1997) Praying that (a) the Auditor-General have the sole power to carry out, without fear or favour, the external audit on all agencies which are owned by, controlled by or substantially responsible to government; and (b) the Government immediately abandon its attempts to reduce the powers of the Auditor-General To be considered (Ms Garbutt).
- 29. COMBATING CHILD SEXUAL ASSAULT REPORT Petition presented by the Member for Pascoe Vale (9 October 1997) Praying that the Government immediately enact key recommendations Nos. 6, 17, 18, 26, 30, 35, 44, 45, 68, 69, 73, 82, 89, 90, 105, 110, 111, 115, 121, 129 and 130 from the 1995 Parliamentary Report on "Combating Child Sexual Assault" To be considered (Mrs Campbell).
- 30. WAVERLEY PARK Petition presented by the Member for Dandenong (9 October 1997) Praying that the House (a) do all in its powers to ensure the long-term viability of Waverley Park as an AFL venue; (b) work with the AFL to improve car and bus access to the Park; and (c) assist in upgrading amenities at the ground To be considered (Mr Pandazopoulous).
- 31. RURAL VICTORIA Resumption of debate on the question That this House acknowledges rural Victoria's huge contribution to the Victorian economy and notes with concern the Government's lack of support for rural industries and communities as evidenced by its (a) lack of encouragement for economic development in country Victoria; (b) decision to end the uniform electricity tariff, leading to higher electricity charges for farmers and rural consumers; (c) privatisation and downsizing of four Government regional veterinary laboratories; (d) closure of rural schools and hospitals; (e) failure to take effective action to prevent country people paying significantly more for petrol than Melbourne residents; (f) closure of 6 passenger rail services in country Victoria; (g) failure to develop effective transport linkages to export markets, in particular its failure to ensure effective reforms and improvements are made to the operation of the Port of Melbourne; and (h) lack of adequate direction and support for the Victorian wool industry (Mr Jenkins).
- 32. **VETERINARY PRACTICES** Petition presented by the Member for Werribee (16 October 1997) Praying that (a) veterinary surgery or medicine be regulated to ensure only qualified and registered veterinarians are allowed to practice; and (b) restrictions on who may own veterinary practices be maintained To be considered (Ms Gillett).

- 33. NATURAL GAS SUPPLY Petition presented by the Member for Geelong North (28 October 1997) Praying that the Premier immediately takes charge of ensuring the supply of natural gas to Portarlington, St. Leonards and Indented Heads To be considered (Mr Loney).
- 34. WILLIAMSTOWN ROAD Petition presented by the Member for Albert Park (28 October 1997) Praying that the House not support the proposed development of Williamstown Road as the major thoroughfare for all traffic heading to and from City Link and Webb Dock To be considered (Mr Thwaites).
- 35. EDUCATION CREDIT TRANSFER AND COURSE ARTICULATION ARRANGEMENTS Resumption of debate on the question That this House commends the Government and the Minister for Tertiary Education and Training for fostering cooperation between schools, TAFE institutes, private providers and universities to maximise credit transfer and course articulation arrangements, so that students can move from one sector to another with recognition for previous study (Mr Thompson).
- 36. GOVERNMENT PLANNING PROCESSES Resumption of debate on the question That this House condemns the Minister for Planning and Local Government and the Kennett Government for (a) substituting Ministerial discretion for the planning process; (b) undermining public participation and public accountability in the planning process; (c) intervening in the planning process to the long-term detriment of Melbourne and its urban amenity; (d) ignoring and weakening environmental assessment mechanisms; and (e) allowing the ad-hoc subdivision of valuable parts of Victoria's environmental assets (Mr Coleman).
- 37. COLAC HEALTH CARE SERVICES Petition presented by the Member for Albert Park (2 December 1997) Praying that the Government will fund and administer the health care services for Colac and surrounding districts agreed to by the Department of Human Services and the Board of Colac Community Health Services To be considered (Mr Thwaites).
- 38. STATE SPORTING FACILITIES Resumption of debate on the question That this House congratulates the Government and Minister for Sport for the continuing foresight and initiative shown in ensuring that State sporting facilities are of a suitable standard to capitalise on acclimatisation and training of our own and overseas athletes in preparation for the 2000 Sydney Olympic Games, and to successfully attract and conduct major sporting events which will further showcase Melbourne and maintain its status as the sporting capital (Mr Lupton).
- *39. **COLAC HEALTH CARE SERVICES** Petition presented by the Member for Mildura (4 December 1997) Praying that the Government will fund and administer the health care services for Colac and surrounding districts agreed to by the Department of Human Services and the Board of Colac Community Health Services To be considered (Mr Savage).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY, 18 DECEMBER 1997

GOVERNMENT BUSINESS

ORDER OF THE DAY

1. VALUATION OF LAND (AMENDMENT) BILL - Second reading - Resumption of debate (Ms Garbutt).

P. J. MITHEN Clerk of the Legislative Assembly S. J. PLOWMAN
Speaker

CHAIRMAN OF COMMITTEES AND TEMPORARY CHAIRMEN

CHAIRMAN OF COMMITTEES - Mr McGrath (Warrnambool).

TEMPORARY CHAIRMEN - Mr Andrianopoulos, Mr Cole, Mr Cunningham, Mr Jasper, Mr McArthur, Mr Maughan, Mr Perrin, Mr Perton, Mrs Peulich, Mr Plowman (Benambra), Mr Richardson and Mr Seitz.

COMMITTEES

- DRUGS AND CRIME PREVENTION (JOINT) Mr Haermeyer, Mr Kilgour, Mr Lupton, Mr Micallef, Mr Rowe and Mrs Wilson.
- **ECONOMIC DEVELOPMENT (JOINT) -** Mr Batchelor, Mr Jenkins, Mr Leighton, Mr Lim, Mrs McGill and Mr Treasure.
- ENVIRONMENT AND NATURAL RESOURCES (JOINT) Ms Garbutt, Mrs Maddigan, Mr Pandazopoulos, Mr Perrin, Mrs Shardey and Mr Spry.
- **FAMILY AND COMMUNITY DEVELOPMENT (JOINT)** Mrs Campbell, Mr Finn, Mr Leigh, Mrs Peulich and Mr Seitz.
- **FEDERAL-STATE RELATIONS (JOINT) -** Mr Andrianopoulos, Ms Burke, Mr Dollis, Mr Jasper, Mr John and Ms Kosky.
- HOUSE (JOINT) Mr Speaker (ex-officio), Mr Jenkins, Mr Leigh, Mr McGrath (Warrnambool), Mr Mildenhall and Mrs Wilson.
- LAW REFORM (JOINT) Mr Andrighetto, Mr Cole, Mr Loney, Mr Maughan, Mr Paterson, Mr Perton and Mr Thwaites.
- LIBRARY (JOINT) Mr Speaker, Mr Carli, Mrs Maddigan, Mrs Peulich and Mr Treasure.
- PRIVILEGES Mr Cooper, Mr Hulls, Mr Maclellan (*Pakenham*), Mr Micallef, Mr Perton, Mr Ryan, Mr Sheehan, Mr Smith (*Glen Waverley*) and Mr Thwaites.
- PUBLIC ACCOUNTS AND ESTIMATES (JOINT) Mr Bracks, Mr Hulls, Mr McArthur, Mr Sheehan and Mr Wells.
- ROAD SAFETY (JOINT) Mr Baker, Mr Cunningham, Mr Langdon, Mr McLellan (Frankston East) and Mr Richardson.
- SCRUTINY OF ACTS AND REGULATIONS (JOINT) Mr Cameron, Mr Carli, Ms Gillett, Mr Plowman (*Benambra*), Mr Ryan and Mr Thompson.
- STANDING ORDERS Mr Speaker, Mr Baker, Mr Batchelor, Mr Cunningham, Mr Jasper, Mr Leigh and Mr Richardson.

SESSIONAL ORDERS

SUMMARY OF RESOLUTION ADOPTED BY THE HOUSE ON 14 MAY 1996

DAY AND HOUR OF MEETING

Tuesday - 2.00 p.m. Wednesday, Thursday - 10.00 a.m.

ORDER OF BUSINESS

Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Thursday and Friday and at 2.00 p.m. each Wednesday (after Questions without Notice).

WEDNESDAYS (Other than Grievance Day Wednesdays)

Order of business on those days shall be:-

- 1. General Business Notices of Motion
- 2. General Business Orders of the Day
- 3. Oral Questions (At 2.00 p.m.)
- 4. Government Business Notices of Motion
- 5. Government Business Orders of the Day.

QUESTION TIME

2.00 p.m. each day (other than on a Tuesday when a Condolence Motion may take precedence).

Any debate in progress at 2.00 p.m. shall be interrupted.

Any division, or division on a closure motion requiring a question to be brought to a conclusion, shall be concluded.

GRIEVANCES

Wednesdays (dates to be appointed by resolution of House). Time limit for Member to be fifteen minutes and whole debate to conclude at 2.00 p.m. Order of business on those days shall be:-

- Grievances
- 2. Oral Questions (At 2.00 p.m.)
- 3. Government Business
- 4. General Business

ADJOURNMENT OF HOUSE

At 10.00 p.m. each sitting day, provided that:

- (a) any division then in progress shall be completed; and
- (b) any Minister may move "That the Sitting be continued".

ADJOURNMENT DEBATE

Time available for raising matters to be no more than 30 minutes. Time limit per Member to be three minutes.

GOVERNMENT BUSINESS PROGRAMMING COMMITTEE

A Government Business Programming Committee may meet to determine the manner in which the House is to deal with Government Business of the week.

