



LEGISLATIVE COUNCIL

NOTICE PAPER No. 197

Day and hour of next meeting to be fixed by the President

Issued 16 October 2014

GOVERNMENT BUSINESS

NOTICES OF MOTION

205 MS LOVELL — To move —

That this House notes that, during Question Time on 15 September 2011, the Member for Northern Victoria and former Minister for Housing, Ms Candy Broad, MLC, made comments that led this House to believe that the position of Director of Housing is a Ministerial appointment, and further notes that —

- (1) on 15 April 2005, the Governor-in-Council declared, by Order, that the Director of Housing would be a Declared Authority under section 104 of the *Public Administration Act 2004*, and further specified that the Public Service body head in relation to the Declared Authority, is the Secretary of the Department of Human Services;
- (2) the Minister for Housing at the time of the declaration was Ms Candy Broad, MLC; and calls on Ms Candy Broad, MLC, to fully explain why she was unaware of this important change during her administration.

524^φ MS LOVELL — To move —

That this House notes that during her contribution to an Opposition Business Motion on 6 February 2013, the Member for the Northern Metropolitan Region, Ms Jenny Mikakos, MLC, cited data outlined in the Report on Government Services (ROGS) on Net Capital which was incorrect and for which an erratum is clearly outlined on the ROGS website, and further notes that —

- (1) net capital expenditure outlined in attachment 3A.3 for 2011-12 includes funding allocated by the Victorian Coalition Government; and
- (2) net capital expenditure outlined for 2012-13 is corrected in the erratum issued with the report to a figure of \$40,552,000; and calls on Ms Mikakos to correct her statements made in this House.

534^φ MR DAVIS — To move —

That this House —

- (1) calls on the Commonwealth Government to restore in full the promised \$368 million it will cut from the Victorian hospital system after 1 July 2013 without negotiation or

^φ Notice amended pursuant to Standing Order 6.04.

consultation, on the basis of the patently false proposition that Victoria's population has fallen;

- (2) notes —
 - (a) the Commonwealth's decision to pull \$107 million from the funding pool beginning 7 December 2012 and applying to Victorian hospital funding pool payments in the last seven months of 2012-13; and
 - (b) the Commonwealth's belated 20 February 2013 decision to reverse this \$107 million cut;
- (3) further notes that the impact of these Commonwealth cuts beyond 30 June 2013 will be felt through the closure of hospital beds and the cancellation of elective surgery across the State which will increase elective surgery waiting lists and lengthen elective surgery waiting times for Victorian patients;
- (4) further notes that the stop start nature of Commonwealth funding to Victorian health services does not provide the predictability and certainty required to effectively manage health services, and promised by the Commonwealth in the National Health Agreement; and
- (5) further notes the Commonwealth decision to cut some \$107 million from other Commonwealth funding due to Victoria and rejects this punitive threat that will impact negatively on Victorians if carried through.

763 MR DAVIS — To move —

That the issues canvassed by notice of motion no. 724, standing in the name of Ms Hartland, relating to the Economy and Infrastructure Legislation Committee's Final Report on the Accident Compensation Legislation (Fair Protection for Firefighters) Bill 2011 be referred to the Procedure Committee for inquiry, consideration and report.

807 MR ONDARCHIE — To move —

That this House notes that —

- (1) Labor's and the Greens' carbon tax was a dead weight on the Australian economy, a \$550 slug on households and a \$14.4 million reduction in the growth in the services able to be provided by Victoria's hospitals and health services in 2013-14 due to the carbon tax;
- (2) Mr Greg Barber, MLC, Mr Nazih Elasmr, MLC, and Ms Jenny Mikakos, MLC —
 - (a) did not take the opportunity in 2012 to stand up for the best interests of Victorian patients and health services;
 - (b) did not take the opportunity in 2012 to support Victoria's call for full and timely compensation for the significant cost impacts on public and community health services of their carbon tax; and
 - (c) instead treacherously supported in full the carbon tax imposed on Victorian hospitals and health services by the Gillard Government, and its harmful cost impact on hospitals and health services;
- (3) the abolition of Labor's and the Greens' carbon tax will mean that the hospitals in the Northern Metropolitan Region will be able to direct additional funding this year into providing services for sick and injured Victorians, including —
 - (a) \$1,390,000 to Austin Health;
 - (b) \$728,500 to the Royal Children's Hospital;
 - (c) \$790,400 to Melbourne Health; and
 - (d) \$426,400 to Northern Health;

and congratulates the Federal Government on successfully negotiating the abolition of Labor's and the Greens' service-reducing carbon tax through the Senate.

[Notice given on 7 August 2014 — Listed for 13 days].

809 MRS KRONBERG — To move —

That this House notes that —

- (1) Labor's and the Greens' carbon tax was a dead weight on the Australian economy, a \$550 slug on households and a \$14.4 million reduction in the growth in the services able to be provided by Victoria's hospitals and health services in 2013-14 due to the carbon tax;
- (2) Mr Shaun Leane, MLC, and Mr Brian Tee, MLC —
 - (a) did not take the opportunity in 2012 to stand up for the best interests of Victorian patients and health services;
 - (b) did not take the opportunity in 2012 to support Victoria's call for full and timely compensation for the significant cost impacts on public and community health services of their carbon tax; and
 - (c) instead treacherously supported in full the carbon tax imposed on Victorian hospitals and health services by the Gillard Government, and its harmful cost impact on hospitals and health services;
- (3) the abolition of Labor's and the Greens' carbon tax will mean that Eastern Health will be able to direct \$796,600 into providing services for sick and injured Victorians;

and congratulates the Federal Government on successfully negotiating the abolition of Labor's and the Greens' service-reducing carbon tax through the Senate.

[Notice given on 7 August 2014 — Listed for 13 days].

811 MR RONALDS — To move —

That this House notes that —

- (1) Labor's and the Greens' carbon tax was a dead weight on the Australian economy, a \$550 slug on households and a \$14.4 million reduction in the growth in the services able to be provided by Victoria's hospitals and health services in 2013-14 due to the carbon tax;
- (2) Mr Matt Viney, MLC, and Mr Johan Scheffer, MLC —
 - (a) did not take the opportunity in 2012 to stand up for the best interests of Victorian patients and health services;
 - (b) did not take the opportunity in 2012 to support Victoria's call for full and timely compensation for the significant cost impacts on public and community health services of their carbon tax; and
 - (c) instead treacherously supported in full the carbon tax imposed on Victorian hospitals and health services by the Gillard Government, and its harmful cost impact on hospitals and health services;
- (3) the abolition of Labor's and the Greens' carbon tax will mean that the hospitals in the Eastern Victoria Region will be able to direct additional funding this year into providing services for sick and injured Victorians, including —
 - (a) \$170,500 to Latrobe Regional Hospital; and
 - (b) \$796,500 to Eastern Health including the Angliss Hospital;

and congratulates the Federal Government on successfully negotiating the abolition of Labor's and the Greens' service-reducing carbon tax through the Senate.

[Notice given on 7 August 2014 — Listed for 13 days].

813 MRS PEULICH — To move —

That this House notes that —

- (1) Labor's and the Greens' carbon tax was a blow to the Australian economy, a \$550 slug on households and a \$14.4 million reduction in the growth in the services able to be provided by Victoria's hospitals and health services in 2013-14 due to the carbon tax;
- (2) Member for Narre Warren South, Ms Judith Graley, MP, Member for Cranbourne, Mr Jude Perera, MP, Member for Narre Warren North, Mr Luke Donnellen, MP, Member for Dandenong, Mr John Pandazopoulos, MP, Member for Lyndhurst, Mr Martin Pakula, MP, and Member for Clayton, Mr Hong Lim, MP —

- (a) did not stand up for the best interests of Victorian patients and health services;
 - (b) did not support Victoria's call for full and timely compensation for the significant cost impacts on public and community health services of their carbon tax; and
 - (c) instead treacherously supported in full the carbon tax imposed on Victorian hospital and health services by the Gillard Government, and its harmful cost impact on hospitals and health services;
- (3) the abolition of Labor's and the Greens' carbon tax will mean that the hospitals in the South Eastern Metropolitan Region will be able to direct additional funding this year into providing services for sick and injured Victorians, including —
- (a) \$1,380,000 to Monash Health; and
 - (b) \$468,400 to Peninsula Health;

and congratulates the Federal Government on successfully negotiating the abolition of Labor's and the Greens' service-reducing carbon tax through the Senate.

[Notice given on 7 August 2014 — Listed for 13 days].

814 MS CROZIER — To move —

That this House notes that —

- (1) Labor's and the Greens' carbon tax was a dead weight on the Australian economy, a \$550 slug on households and a \$14.4 million reduction in the growth in the services able to be provided by Victoria's hospitals and health services in 2013-14 due to the carbon tax;
- (2) Mr John Lenders, MLC, and Ms Sue Pennicuik, MLC —
 - (a) did not take the opportunity in 2012 to stand up for the best interests of Victorian patients and health services;
 - (b) did not take the opportunity in 2012 to support Victoria's call for full and timely compensation for the significant cost impacts on public and community health services of their carbon tax; and
 - (c) instead treacherously supported in full the carbon tax imposed on Victorian hospitals and health services by the Gillard Government, and its harmful cost impact on hospitals and health services;
- (3) the abolition of Labor's and the Greens' carbon tax will mean that the hospitals in the Southern Metropolitan Region will be able to direct additional funding this year into providing services for sick and injured Victorians, including —
 - (a) \$1,380,000 at Monash Health; and
 - (b) \$999,400 at Alfred Health;

and congratulates the Federal Government on successfully negotiating the abolition of Labor's and the Greens' service-reducing carbon tax through the Senate.

[Notice given on 7 August 2014 — Listed for 13 days].

815 MR FINN — To move —

That this House notes that —

- (1) Labor's and the Greens' carbon tax was a dead weight on the Australian economy, a \$550 slug on households and a \$14.4 million reduction in the growth in the services able to be provided by Victoria's hospitals and health services in 2013-14;
- (2) Ms Colleen Hartland, MLC, and Mr Khalil Eideh, MLC —
 - (a) did not take the opportunity in 2012 to stand up for the best interests of Victorian patients and health services;
 - (b) did not take the opportunity in 2012 to support Victoria's call for full and timely compensation for the significant cost impacts on public and community health services of their carbon tax; and
 - (c) instead treacherously supported in full the carbon tax imposed on Victorian hospitals and health services by the Gillard Government, and its harmful cost impact on hospitals and health services;

(3) the abolition of Labor's and the Greens' carbon tax will mean that the hospitals in the Western Metropolitan Region will be able to direct additional funding this year into providing services for sick and injured Victorians, including —

- (a) \$801,700 at Western Health;
- (b) \$247,200 at Mercy Public Hospitals; and
- (c) \$52,500 at Djerriwarrh Health Services;

and congratulates the Federal Government on successfully negotiating the abolition of Labor's and the Greens' service-reducing carbon tax through the Senate.

[Notice given on 7 August 2014 — Listed for 13 days].

816 MR RAMSAY — To move —

That this House notes that —

- (1) Labor's and the Greens' carbon tax was a dead weight on the Australian economy, a \$550 cost on households and a \$14.4 million reduction in the growth in the services able to be provided by Victoria's hospitals and health services in 2013-14 due to the carbon tax;
- (2) Ms Gayle Tierney, MLC, Ms Jaala Pulford, MLC, Mr Geoff Howard, MP, Ms Sharon Knight, MP, Mr Joe Helper, MP, Mr John Eren, MP, and Mr Ian Trezise, MP —
 - (a) did not take the opportunity in 2012 to stand up for the best interests of Victorian patients and health services;
 - (b) did not take the opportunity in 2012 to support Victoria's call for full and timely compensation for the significant cost impacts on public and community health services of their carbon tax; and
 - (c) instead treacherously supported in full the carbon tax imposed on Victorian hospitals and health services by the Gillard Government, and its harmful cost impact on hospitals and health services;
- (3) the abolition of Labor's and the Greens' carbon tax will mean that the hospitals in the Western Victoria Region will be able to direct additional funding this year into providing services for sick and injured Victorians, including —
 - (a) \$529,600 to Ballarat Health Services;
 - (b) \$597,800 to Barwon Health;
 - (c) \$69,200 to East Grampians Health Service;
 - (d) \$52,800 to Portland District Health;
 - (e) \$36,600 to Stawell Regional Health;
 - (f) \$127,500 to Western District Health Service; and
 - (g) \$151,300 to Wimmera Health Care Group;

and congratulates the Federal Government on successfully negotiating the abolition of Labor's and the Greens' service-reducing carbon tax through the Senate.

[Notice given on 7 August 2014 — Listed for 13 days].

817 MRS MILLAR — To move —

That this House notes that —

- (1) Labor's and the Greens' carbon tax was a dead weight on the Australian economy, a \$550 slug on households and a \$14.4 million reduction in the growth in the services able to be provided by Victoria's hospitals and health services in 2013-14 due to the carbon tax;
- (2) Ms Kaye Darveniza, MLC, and Ms Candy Broad —
 - (a) did not take the opportunity in 2012 to stand up for the best interests of Victorian patients and health services;
 - (b) did not take the opportunity in 2012 to support Victoria's call for full and timely compensation for the significant cost impacts on public and community health services of their carbon tax; and

- (c) instead treacherously supported in full the carbon tax imposed on Victorian hospitals and health services by the Gillard Government, and its harmful cost impact on hospitals and health services;
- (3) the abolition of Labor's and the Greens' carbon tax will mean that the hospitals in the Northern Victoria Region will be able to direct additional funding this year into providing services for sick and injured northern Victorians, including —
 - (a) \$418,000 at Bendigo Health;
 - (b) \$96,700 at Echuca Regional Health;
 - (c) \$18,600 at Kerang District Health;
 - (d) \$106,200 at Mildura Base Hospital;
 - (e) \$63,700 at Swan Hill District Health; and
 - (f) \$211,000 at Albury Wodonga;

and congratulates the Federal Government on successfully negotiating the abolition of Labor's and the Greens' service-reducing carbon tax through the Senate.

[Notice given on 7 August 2014 — Listed for 13 days].

827 MR DALLA-RIVA — To move —

That this House —

- (1) notes the —
 - (a) weakness, obfuscation and attempted cover-up of the Leader of the Opposition, Mr Daniel Andrews, MP, in relation to the recording device belonging to *The Sunday Age* political editor, Ms Farrah Tomazin, and its contents; and
 - (b) Deputy Leader of the Opposition, Mr James Merlino's, MP, response to a question concerning whether Labor had any involvement in the leaking of *The Age* recording, on 25 June 2014, stating "No, we did not";
- (2) calls on the Leader of the Opposition, Mr Daniel Andrews, MP, to —
 - (a) either sack, or stand aside, all staff in his office who listened to the recordings, handled the recorder or took part in the destruction of Fairfax Media property;
 - (b) stand Mr Merlino, MP, aside in light of his subsequent admission of widespread and ongoing Labor involvement with both the recorder and its contents and ultimately the destruction of Fairfax Media's recorder; and
 - (c) recognise the degree to which his values and those of his staff and ALP colleagues diverge from the common values of decent Victorians, which dictate that in relation to lost property of which you become aware there are only two appropriate courses of action: either return the property to its rightful owner (in the case of the Fairfax Media Recorder, to Fairfax Media); or hand the property to the police; and
- (3) demands Mr Andrews, MP, provides a full public explanation of his, his office and his colleagues inability to live up to these most basic community values.

[Notice given on 19 August 2014 — Listed for 12 days].

829 MR FINN — To move—

That this House —

- (1) expresses its disgust that the Australian Labor Party (ALP) has insulted the people of Melbourne's West by endorsing former Mayor of the disgraced Brimbank City Council, Natalie Suleyman, as its candidate to contest the seat of St Albans at November's State election;
 - (2) condemns the corruption, threats, bullying and malfeasance committed by the former Brimbank Council under the leadership of Natalie Suleyman;
- and calls on Opposition Leader in the Legislative Assembly, Mr Daniel Andrews, MP, to

disendorse Natalie Suleyman as the ALP candidate for St Albans, and assure the people of Melbourne's West that the days of wretched filth and thorough rottenness in the ALP, as exemplified by the actions of factional warlords, as well as federal and state Members of Parliament, are over.

[Notice given on 21 August 2014 — Listed for 10 days].

830 MS CROZIER — To move —

That this House notes —

- (1) that 2014 is the Centenary year of the Red Cross in Australia, which is a significant milestone in the history of the nation and commemorates 100 years of service to the people of Australia;
- (2) the Centenary is recognised internationally particularly for the contribution of Victorian members of the Red Cross who supported Australian service men and women; and
- (3) the significant role the Red Cross has undertaken in support at times of natural disasters both at a state and national level and the assistance given to vulnerable people and communities;

and acknowledges the world-class national Blood Service and congratulates generations of Australians for the extraordinary contributions through the everyday work of the Red Cross.

[Notice given on 21 August 2014 — Listed for 10 days].

831 MRS PEULICH — To move —

That this House calls upon Mr Brian Tee, MLC, the Member for Eastern Metropolitan, and current member of the Construction, Forestry, Mining and Energy Union, to —

- (1) provide the House with a full and frank personal explanation of activities with the Construction, Forestry, Mining and Energy Union; and
- (2) assure the House that he has neither been involved in the establishment, nor has he benefited from illegal union slush funds;

and calls on the Member to refuse funds from the Construction, Forestry, Mining and Energy Union until such time as the union is prepared to subject itself to full and public scrutiny.

[Notice given on 21 August 2014 — Listed for 10 days].

834 MR ONDARCHIE — To move —

That this House condemns Mr Daniel Andrews, MP, Leader of the Opposition, for his opposition to the East West Link project given that this important project —

- (1) is supported by —
 - (a) the ALP aligned CFMEU;
 - (b) the ALP aligned Australian Workers Union;
 - (c) the Electrical Trades Union;
 - (d) The Australian Logistics Council;
 - (e) The Australian Industry Group;
 - (f) Infrastructure Partnerships Australia;
 - (g) The Master Builders Association of Victoria;
 - (h) The Property Council of Australia;
 - (i) The Royal Automobile Club of Victoria;
 - (j) The Victorian Automobile Chamber of Commerce;
 - (k) The Victorian Employers' Chamber of Commerce and Industry;
 - (l) the Committee for Melbourne; and
 - (m) the Committee for Gippsland;
- (2) was previously supported by —
 - (a) The Hon. Bill Shorten, MHR, Federal Leader of the Australian Labour Party;
 - (b) Mr Cesar Melhem, MLC;
 - (c) Mr Wade Noonan, MP;

- (d) Mr Adem Somyurek, MLC; and
 - (e) The Hon. Marsha Thomson, MP; and
- (3) will create thousands of jobs.

[Notice given on 2 September 2014 — Listed for 9 days].

836 MR ONDARCHIE — To move —

That this House —

- (1) notes —
- (a) Supreme Court judgments held that the CFMEU was adjudged in criminal contempt of the court with the total amount of the fines to be paid in respect of the three contempt's totalling \$1.25 million;
 - (b) the involvement of the CFMEU in the Myer Emporium site and its coverage of the site;
 - (c) the membership of the CFMEU by the Australian Labor Party's shadow spokesperson for Planning, Mr Brian Tee, MLC;
 - (e) the failure of Mr Tee to declare his conflict of interest when making statements concerning the Myer Emporium site dispute; and
- (2) calls on Mr Tee to make such declaration of conflict of interest when commenting in the future on any sites of which the CFMEU has coverage, including the —
- (a) Regional Rail Link;
 - (b) ADCO Wyndham Aquatic Centre;
 - (c) McNab Avenue Site, Footscray;
 - (d) Macarthur Wind Farm;
 - (e) Ararat Prison;
 - (f) Victorian Cancer Centre;
 - (g) Yallourn Power Station;
 - (h) Royal Children Hospital demolition;
 - (i) Tip-Top Apartments, Brunswick;
 - (j) Tune Hotel, Arrow International, Carlton;
 - (k) Living Carlton Apartments, Carlton;
 - (l) Prima Pearl Brookfield Multiplex, Southbank;
 - (m) Epic Apartments, Southbank;
 - (n) Cockram Werribee Mercy Hospital;
 - (o) Australian Paper de-inking plant, Maryvale; and
 - (p) Brookfield Multiplex, Swanston Street.

[Notice given on 2 September 2014 — Listed for 9 days].

839 MR FINN — To move —

That this House —

- (1) notes the view of the Leader of the Federal Opposition and former Commonwealth Minister for Employment and Workplace Relations, Mr Bill Shorten, MP, that union slush funds are “inappropriate” and “out of bounds”;
- (2) notes Mr Cesar Melhem, MLC's, extraordinary revelations given under oath at the Trade Union Royal Commission;
- (3) calls on Mr Cesar Melhem, MLC, to come clean about the current day Australian Workers' Union linked slush fund 'Industry 2020' used to bankroll Labor factional battles, including elections within the Health Services Union, and, as its sole director, his interest in it; and
- (4) demands a full and independent accounting of 'Industry 2020' be undertaken forthwith and reported to the Parliament by Mr Cesar Melhem, MLC, with his register of private interests.

[Notice given on 16 September 2014 — Listed for 6 days].

841 MR GUY — To move —

That, pursuant to section 46D of the *Planning and Environment Act 1987*, Amendment 121 to the Upper Yarra Valley and Dandenong Ranges Regional Strategy Plan be approved.

[Notice given on 16 September 2014, 5 days remain for resolving[∇]].

843 MR DAVIS — To move —

That so much of Standing and Sessional Orders be suspended to the extent necessary to enable the Member for Western Metropolitan Region, Mr Cesar Melhem, MLC and the Member for Northern Victoria Region, Ms Kaye Darveniza, MLC to each make a statement of up to ten minutes during Government Business in relation to evidence given under Oath at the Royal Commission into Trade Union Governance and Corruption.

848 MRS MILLAR — To move —

That this House —

(1) notes —

- (a) the view of the Federal Leader of the Opposition and former Minister for Employment and Workplace Relations, Mr Bill Shorten, MP, that union slush funds are “inappropriate” and “out of bounds”; and
- (b) the statement of Ms Kaye Darveniza, MLC, given under oath at the Royal Commission into Trade Union Governance and Corruption;

(2) calls on Ms Darveniza to —

- (a) explain to the House details of the fund referred to in paragraph 7 of her statement to the Royal Commission, including —
 - (i) what involvement she had with the fund; and
 - (ii) the accounting mechanisms applied to acquit the funds provided by union officials;
- (b) provide the House with an explanation of any assistance provided to her by union-linked funds in the 1999 election campaign and subsequent elections; and
- (c) make any necessary amendments to her various Register of Interests since 1999.

[Notice given on 18 September 2014 — Listed for 4 days].

851 MR ONDARCHIE — To move —

That this House calls upon Mr Frank McGuire, MP, the Member for Broadmeadows and current member of the Australian Workers Union, to provide the House with a full and frank personal explanation of activities with the Australian Workers Union and assure the House that he has neither been involved in the establishment, nor has he benefitted from illegal union slush funds and further calls on the Member to return funds received and refuse future funds from the Australian Workers Union until such time as the Union is prepared to subject themselves to full and public scrutiny.

[Notice given on 15 October 2014 — Listed for 2 days].

854 MRS PEULICH — To move —

That this House calls upon Mr Brian Tee, MLC, the Member for the Eastern Metropolitan region and current member of the Construction, Forestry, Mining and Energy Union, to provide the House with a full and frank personal explanation of activities with the Construction, Forestry, Mining and Energy Union and assure the House that he has neither been involved in the establishment, nor that he has benefitted from illegal union slush funds

[∇] Indicates sitting days remaining, including this day, for resolution of motion to be within statutory approval provisions.

and further calls on the Member to return funds received and refuse future funds from the Construction, Forestry, Mining and Energy Union until such time as the Union is prepared to subject itself to full and public scrutiny.

[Notice given on 15 October 2014 — Listed for 2 days].

857 MR FINN — To move —

That this House calls upon Mr Ben Carroll, MP, the Member for Niddrie and current member of the Australian Workers Union, to provide the Parliament with a full and frank personal explanation of activities with the Australian Workers Union and assure the House that he has neither been involved in the establishment, nor has he benefitted from illegal union slush funds and further calls on the Member to return funds received and refuse future funds from the Australian Workers Union until such time as the Union is prepared to subject itself to full and public scrutiny.

[Notice given on 15 October 2014 — Listed for 2 days].

858 MR ELSBURY — To move —

That this House calls upon Ms Marlene Kairouz, MP, the Member for Kororoit and current member of the Australian Workers Union, to provide the House with a full and frank personal explanation of activities with the Australian Workers Union and assure the House that she has neither been involved in the establishment, nor has she benefitted from illegal union slush funds and further calls on the Member to return funds received and refuse future funds from the Australian Workers Union until such time as the Union is prepared to subject themselves to full and public scrutiny.

[Notice given on 15 October 2014 — Listed for 2 days].

859 MR RAMSAY — To move —

That this House calls upon Mr John Eren, MP, the Member for Lara and current member of the Australian Workers Union, to provide the House with a full and frank personal explanation of activities with the Australian Workers Union and assure the House that he has neither been involved in the establishment, nor has he benefitted from illegal union slush funds and further calls on the Member to return funds received and refuse future funds from the Australian Workers Union until such time as the Union is prepared to subject themselves to full and public scrutiny.

[Notice given on 15 October 2014 — Listed for 2 days].

860 MRS MILLAR — To move —

That this House calls upon Ms Danielle Green, MP, the Member for Yan Yean and current member of the Australian Workers Union, to provide the House with a full and frank personal explanation of activities with the Australian Workers Union and assure the House that she has neither been involved in the establishment, nor has she benefitted from illegal union slush funds and further calls on the Member to return any funds received and refuse future funds from the Australian Workers Union until such time as the Union is prepared to subject themselves to full and public scrutiny.

[Notice given on 15 October 2014 — Listed for 2 days].

861 MR FINN — To move —

That this House calls upon the Honourable Marsha Thomson, MP, the Member for Footscray and current member of the Australian Workers Union, to provide the Parliament with a full and frank personal explanation of activities with the Australian Workers Union and assure the Parliament that she has neither been involved in the establishment, nor has she benefitted from illegal union slush funds and further calls on the Member to return any funds received and refuse future funds from the Australian Workers Union until such time as the Union is prepared to subject itself to full and public scrutiny.

[Notice given on 15 October 2014 — Listed for 2 days].

862 MR ELSBURY — To move —

That this House calls upon Ms Natalie Hutchins, MP, the Member for Keilor and current member of the Australian Workers Union, to provide the House with a full and frank personal explanation of activities with the Australian Workers Union and assure the House that she has neither been involved in the establishment, nor has she benefitted from illegal union slush funds and further calls on the Member to return any funds received and refuse future funds from the Australian Workers Union until such time as the Union is prepared to subject themselves to full and public scrutiny.

[Notice given on 15 October 2014 — Listed for 2 days].

863 MR FINN — To move —

That this House calls upon Mr Telmo Languiller, MP, the Member for Derrimut and current member of the Australian Workers Union, to provide the Parliament with a full and frank personal explanation of activities with the Australian Workers Union and assure the Parliament that he has neither been involved in the establishment, nor has he benefitted from illegal union slush funds and further calls on the Member to return any funds received and refuse future funds from the Australian Workers Union until such time as the Union is prepared to subject itself to full and public scrutiny.

[Notice given on 15 October 2014 — Listed for 2 days].

865* MR DAVID O'BRIEN — To move —

That this House —

- (1) congratulates the Coalition Government on the first four years of the \$1 billion regional growth fund which has delivered approximately 1,600 plus projects involving almost \$440 million of investment, leveraging a further \$1.8 billion of investment into Rural and Regional Victoria and is delivering approximately 5,800 direct full-time jobs; and
- (2) condemns the Labor Opposition for their intention to cut this important program if elected to Government.

[Notice given on 16 October 2014 — Listed for 1 day].

866* MRS PEULICH — To move —

That this House calls upon Mr Luke Donnellan, MP, the Member for Narre Warren North and current member of the Australian Workers Union, to provide the Parliament with a full and frank personal explanation of activities with the Australian Workers Union and assure the Parliament that he has neither been involved in the establishment, nor has he benefitted from illegal union slush funds and further calls on the Member to return any funds received and refuse future funds from the Australian Workers Union until such time as the Union is prepared to subject itself to full and public scrutiny.

[Notice given on 16 October 2014 — Listed for 1 day].

ORDERS OF THE DAY

- 1 CEMETERIES AND CREMATORIA AMENDMENT BILL 2014** — *(Mr Davis)* — Third reading.
- 2 SENTENCING AMENDMENT (HISTORICAL HOMOSEXUAL CONVICTIONS EXPUNGEMENT) BILL 2014** — *(Mr Davis)* — Third reading.
- 3 BUDGET PAPERS, 2014-15** — Motion to take note of the papers — Resumption of debate *(Mr Leane)*.

* *Indicates new entry.*

- 4 **JURY DIRECTIONS AMENDMENT BILL 2014** — (Mr O'Donohue) — Second reading — Resumption of debate (Ms Mikakos).
- 5 **TRANSPORT ACCIDENT FURTHER AMENDMENT BILL 2013** — (from Assembly — Mr Rich-Phillips) — Second reading — Resumption of debate (Mr Lenders).
- 6 **OMBUDSMAN'S REPORTS, 2011** — Motion to take note of the reports tabled by the Ombudsman in 2011 (Mr Davis) — Resumption of debate (Mrs Peulich).
- 7 **TAFE GOVERNMENT ADVERTISING — LEADER OF THE OPPOSITION'S QUESTION WITHOUT NOTICE AND SUPPLEMENTARY QUESTIONS, 13 SEPTEMBER 2012** — To be considered.
- 8 **KINGSWOOD GOLF COURSE, DINGLEY VILLAGE — PETITION** — To be considered.
[Listed for 12 days].
- 9 **RIGHT OF REPLY FROM CR GEOFF LAKE** — To be considered.
[Listed for 7 days].
- 10* **KINGSWOOD GOLF COURSE — PETITION** — To be considered.
[Listed for 1 day].

GENERAL BUSINESS

NOTICES OF MOTION

787 MS PENNICUIK — To move —

That this House calls on the Government and Opposition to commit to amending Victoria's firearm laws, in consultation with all relevant stakeholders, so that —

- (1) there is a cap on the number of all types of guns that any one person can own in Victoria;
- (2) the private possession of automatic and semi-automatic weapons, self-loading and pump action shot guns and other assault weapons be strictly prohibited in accordance with the National Firearms Agreement; and
- (3) when a family violence safety notice, interim family violence intervention order, or interim personal safety intervention order is made against the licensee, his or her licence is suspended, in line with similar laws in New South Wales.

[Notice given on 12 June 2014 — Listed for 19 days].

788 MR LENDERS — To move —

That this House notes the media release from the Minister for Children and Early Childhood Development, Hon. Wendy Lovell, MLC, on 9 November 2012, in which the Minister stated "In tough economic times like these, I think the soul of a Government can be seen in the areas it prioritises for funding".

[Notice given on 12 June 2014 — Listed for 19 days].

789 MS PENNICUIK — To move —

That this House —

- (1) notes that —
 - (a) 18 June 2014 is National TAFE day;
 - (b) cuts to TAFE budgets in Victoria have had disastrous impacts on staff, students and local communities in metropolitan and regional areas;

- (c) the competitive tendering model of VET funding introduced by the former Labor Government and continued by the current Government has undermined the public TAFE system as the primary provider of VET in Victoria; and
 - (d) the Senate Inquiry into Technical and Further Education in Australia found concerns about the quality of education and training provided through the private vocational education and training market; and
- (2) calls on all parties to —
- (a) guarantee funding for TAFEs based on the actual costs of providing education and training, including capital works, maintenance, equipment and student services;
 - (b) ensure that the entitlement to a guaranteed training place is only offered at TAFE, not restricted to selected qualifications or industries, and can be accessed by students more than once;
 - (c) ensure that the Australian Skills Quality Authority (ASQA) has sufficient resources to effectively audit and regulate the performance of VET providers; and
 - (d) ensure that every provider seeking registration provides vocational education and training as its primary purpose.

[Notice given on 12 June 2014 — Listed for 19 days].

790 MS DARVENIZA — To move —

That this House —

- (1) notes that regional Victoria has 25 per cent of Victoria's population, yet, under the Coalition Government, will receive only 4 per cent of funding for infrastructure projects in the 2014-15 State Budget; and
- (2) condemns the Premier, Dr Denis Napthine, MP, and the Coalition Government for funding city-centric projects and ignoring rural and regional Victoria and, in particular, for —
 - (a) investing millions of dollars in the East-West tunnel at the expense of major road and rail initiatives needed in rural and regional areas of the State;
 - (b) forcing regional motorists to pay for the \$11 billion Melbourne Rail Link;
 - (c) failing rural municipalities by ignoring their requests for urgent infrastructure funding; and
 - (d) taking out full-colour, double-page spreads, costing thousands of dollars, in regional newspapers to try to convince rural and regional residents that metropolitan projects will benefit them.

[Notice given on 12 June 2014 — Listed for 19 days].

797 MS TIERNEY — To move —

That this House —

- (1) notes that —
 - (a) yet another unacceptable incident has occurred in rural and regional Victoria where a Ballarat woman in her late 60s was forced to lay on the footpath for more than an hour while she waited for an ambulance to arrive after she had a fall;
 - (b) community members who were on the scene at the time had to call triple 0 four times to ensure that an ambulance was on the way;
 - (c) Ambulance Employees Australia's Assistant State Secretary, Mr Danny Hill, stated that the original call was received at 12.39 p.m. and the case was not dispatched until 1.10 p.m. resulting, therefore, in a 31 minute period for which there were no ambulance crews in Ballarat; and
 - (d) Victoria's ambulance and emergency services employees are doing their best with the resources they have to keep our community safe, however, they are significantly hindered by the funding cuts delivered by the Napthine Government; and

- (2) condemns the Napthine Government for —
- (a) running Victoria's health and ambulance services into the ground resulting in ambulance response times failing to meet benchmarks on a consistent basis; and
 - (b) cutting health funding, which threatens the lives of Victorians each and every day.

[Notice given on 26 June 2014 — Listed for 16 days].

798 MS PENNICUIK — To move —

That this House notes that —

- (1) consumers have a right to know about the conditions under which animals are raised and slaughtered for meat and other animal products in Victoria;
- (2) farm animals are currently granted limited protection under Victorian animal welfare laws, particularly given some especially concerning farm practices such as intensive confinement and surgical procedures without pain relief;
- (3) individuals and organisations who have exposed cruelty and mistreatment of farmed animals have assisted in educating the wider public of the realities of the suffering of animals in intensive agriculture and live exports and have assisted in pressuring for improved farming practices and animal welfare standards;
- (4) laws designed to inhibit or prevent the dissemination of information regarding the treatment of animals in meat, egg and dairy production seek to prioritise the interests of business over consumers, animals and farmers who employ high animal welfare standards;
- (5) the Minister for Agriculture and Food Security has foreshadowed introducing some initiatives around the right to farm; and
- (6) so-called 'Ag gag' laws have significantly damaged the reputation of the agricultural sector in the USA where such reforms have been proposed or introduced;

and calls on the Government to reject the introduction of any amendments to legislation in Victoria that seek to prevent, silence or punish people who expose cruel farming practices or mistreatment of animals on farms.

[Notice given on 26 June 2014 — Listed for 16 days].

800 MS TIERNEY — To move —

That this House notes —

- (1) the Victorian Auditor-General's scathing assessment of the Napthine Government's management of recreational maritime safety in the recently tabled *Recreational Maritime Safety* report;
- (2) that in the report, the Auditor-General questioned the Napthine Government's spending of funds raised from boating registration and licensing;
- (3) that under the *Marine Safety Act 2010*, regulations require that all revenue raised from these fees must be used for boating and related safety programs, however the Department of Transport, Planning and Local Infrastructure failed to provide sufficient information to determine whether these regulations were being adhered to; and
- (4) that under the Napthine Government, there have been 93 new or increased charges or fines for boat owners, however the Government cannot guarantee that the revenue is being spent to make boating safer;

and condemns the Napthine Government for failing to guarantee all Victorians, particularly boat owners, that their fees and fines paid, are being used to make maritime recreation safer for all Victorians.

[Notice given on 5 August 2014 — Listed for 15 days].

801 MS PULFORD — To move —

That this House notes the commitment of the Australian Labor Party to provide secondary school education to Bannockburn and surrounding communities, and the Victorian Government's failure to do so.

[Notice given on 5 August 2014 — Listed for 15 days].

803 MS PULFORD — To move —

That this House notes that —

- (1) the upcoming conference “Life, Family and Freedom” hosted by the Endeavour Forum for the World Congress of Families;
- (2) the Attorney-General, the Hon. Robert Clark, MP, will address the conference which includes speakers who peddle misinformation about abortion, crusaders against equal rights of women and marriage equality; and
- (3) the Premier has defended the Attorney-General’s role at the conference as being part of Victoria’s tourism strategy;

and calls on the Victorian Government to cease its endorsement of this conference which exists to promulgate myths and promote hatred and intolerance.

[Notice given on 5 August 2014 — Listed for 15 days].

805 MR LEANE — To move —

That this House —

- (1) notes that after deceiving people in the Eastern metropolitan region with their false commitment to build a rail line to Doncaster, the Napthine Government have now cancelled a number of bus routes in the Eastern suburbs that travel to and from the CBD via the Eastern freeway; and
- (2) calls on the Napthine Government to stop treating the people in the eastern suburbs with contempt and reinstate the cancelled bus routes.

[Notice given on 6 August 2014 — Listed for 14 days].

806 MR LENDERS — To move —

That this House notes that —

- (1) the Liberal Party first committed to a railway station at Monash University on 30 September 1958 and has done so on several occasions since, the most recent of which was in the 2010 election campaign;
- (2) the Liberal Party, during the Thompson and Kennett Governments, closed down large sections of the existing rail network;
- (3) the Liberal and National Parties, when in opposition, promised numerous rail upgrades; and
- (4) other than cut-ribbons at Labor-funded rail works, the Liberal and National Parties have simply re-promised their unfulfilled 2010 election commitments to a future date.

[Notice given on 6 August 2014 — Listed for 14 days].

808 MS PULFORD — To move —

That this House condemns the Coalition Government for promising at the last election “1,600 new hospital beds”, noting these beds are nowhere to be seen under Premier Napthine and his Government.

[Notice given on 7 August 2014 — Listed for 13 days].

810 MR ELASMAR — To move —

That this House condemns the Coalition Government for promising at the last election to make our streets safer, noting crime rates have risen under Premier Napthine and his Government.

[Notice given on 7 August 2014 — Listed for 13 days].

812 MR LEANE — To move —

That this House condemns the Coalition Government for promises at the last election for rail services to Rowville, Doncaster and Avalon, noting that four years later there are no extra tracks under Premier Napthine and his Government.

[Notice given on 7 August 2014 — Listed for 13 days].

818 MS TIERNEY — To move —

That this House —

(1) notes that —

- (a) the Napthine Government is supporting a 'supply levy' introduced by Simply Energy for all Victorian solar customers;
- (b) this levy will impose an extra \$51 per year on Victorians who have invested in solar energy and if other retailers follow suit, the price hikes could affect up to 430,000 Victorians;
- (c) the Napthine Government is backing the price rise, which will compromise solar investments by creating a bigger gap between electricity costs and the amount offset by solar power units; and
- (d) the Napthine Government has also axed the Victorian Energy Efficiency Target, another blow to Victorians struggling with the cost of energy; and

(2) condemns the Government for —

- (a) failing to recognise the importance of renewable energy, and failing to support Victorians who have recognised the importance by investing in solar power; and
- (b) disregarding the environment and inflating the cost of living.

[Notice given on 19 August 2014 — Listed for 12 days].

822 MS HARTLAND — To move

That this House requires the Economy and Infrastructure References Committee to inquire, consider and report no later than 16 October 2014 on —

- (1) air and noise pollution health impacts on the residents of Melbourne's Inner West of the 21,000, and increasing, freight trucks travelling through the area;
- (2) alternative modes of transport for moving the growing freight task through the suburbs of Melbourne; and
- (3) alternative routes and associated infrastructure requirements for freight trucks to avoid the Inner West residential streets.

[Notice given on 19 August 2014 — Listed for 12 days].

826 MR TALARMIS — To move —

That this House condemns the Coalition Government for —

- (1) promising at the last election a Southland Railway Station in its first term with a two way bus interchange, enclosed waiting room, bike cage, closed circuit television monitoring and Protective Services Officers from 6pm to the last train every day for \$13 million dollars, yet, as the Napthine Government's first term comes to a close there is still no railway station at Southland; and
- (2) breaking their election promise by not building this station in its first term and for now promising to build a no frills station for Southland without a bus interchange, public toilets and limited shelter.

[Notice given on 19 August 2014 — Listed for 12 days].

840 MR LENDERS — To move —

That this House condemns the Abbott Government's broken promises in Education, including —

- (1) allowing Universities to charge over \$100,000 for a degree;
- (2) HECS changes to charge interest on student debts;
- (3) abolishing the School Kids Bonus; and
- (4) refusing to guarantee 15 hours of kinder funding beyond next year.

[Notice given on 16 September 2014 — Listed for 6 days].

842 MR JENNINGS — To move —

That, contingent upon the documents sought in the Resolution of the Council of 3 September 2014, not being produced by 12 noon on Wednesday, 17 September 2014 as required —

This House notes the failure of the Leader of the Government to table a copy of a complete list of ambulance response times for Code 1 dispatches for the period 1 July 2013 to 30 June 2014 for each urban centre and locality and for each local government area, including —

- (a) the total number of Code 1 instances;
- (b) the average time to respond;
- (c) the fiftieth percentile;
- (d) the ninetieth percentile; and
- (e) the proportion of Code 1 incidents responded to within 15 minutes.

[Notice given on 16 September 2014 — Listed for 6 days].

844 MS TIERNEY — To move —

That this House —

(1) notes that —

- (a) the Auditor-General, in his Report on the Administration and Effectiveness on the Environmental Contribution Levy, has found that the percentage of water bills meant to be reserved for environmental projects is going straight into Government coffers instead;
- (b) the Napthine Government has deprived local water projects, designed to improve sustainability and reduce water use, of funds to the tune of \$500 million received through the Environmental Contribution Levy since 2010; and
- (c) the Napthine Government continues to increase the cost of everyday living for Victorians, then confiscates the funds for its own agenda rather than investing in sustainability; and

(2) condemns the Government for —

- (a) failing to put this revenue, stripped from all Victorians, to proper use; and
- (b) doubling the annual cost of the levy, then failing to put funds back into projects that would reduce future water bills and usage.

[Notice given on 16 September 2014 — Listed for 6 days].

846 MR LENDERS — To move —

That this House notes —

- (1) the comments on 1 September 2010 of the Member for Polwarth, Mr Terry Mulder, MP, stating that the money available to him as Transport Minister would be going into nuts-and-bolts business, not self-promotion;
- (2) that in the current financial year the Napthine Coalition Government has spent taxpayer funds on such self-promotion despite earlier claims;

and calls on the Premier and the Minister to keep the promise made in 2010.

[Notice given on 16 September 2014 — Listed for 6 days].

849 MR TEE — To move —

That pursuant to section 38 of the *Planning and Environment Act 1987*, Amendments C120 and C124 to the Moonee Valley Planning Scheme be revoked.

[Notice given on 14 October 2014, 8 days remain for resolving^v].

ORDERS OF THE DAY

- 1 ENVIRONMENT PROTECTION AMENDMENT (BEVERAGE CONTAINER DEPOSIT AND RECOVERY SCHEME) BILL 2011 — (Ms Hartland) — Second reading — Resumption of debate (Mr Dalla-Riva).**

- 2 **MARRIAGE EQUALITY BILL 2012** — (*Ms Pennicuik*) — Second reading — Resumption of debate.
- 3 **ROAD SAFETY AMENDMENT (CAR DOORS) BILL 2012** — (*Mr Barber*) — To be committed.
- 4 **ACCIDENT COMPENSATION LEGISLATION (FAIR PROTECTION FOR FIREFIGHTERS) BILL 2013** — (*Ms Hartland*) — Second reading.
- 5 **ROAD SAFETY ROAD RULES 2009 (OVERTAKING BICYCLES) BILL 2014** — (*Mr Barber*) — Second reading — Resumption of debate (*Mr Drum*).
- 6 **PREVENTION OF CRUELTY TO ANIMALS (DOMESTIC FOWL AND PIGS) AND FOOD AMENDMENT (FREE RANGE EGGS) BILL 2014** — (*Ms Pennicuik*) — Second reading — Resumption of debate (*Mr Ramsay*).
- 7 **TRANSPARENCY IN GOVERNMENT BILL 2014** — (*Mr Jennings*) — Second Reading.
- 8 **TAFE EDUCATION** — Motion noting the Victorian Training Market Report, 2013 and the reduced number of enrolments in Victorian TAFEs (*Ms Pulford*) — Resumption of debate.
[Listed for 18 days].
- 9 **PASSENGER RAIL SERVICES** — Motion requesting passenger rail services between Bendigo, Ballarat and Geelong (*Mr Barber*) — Resumption of debate (*Mr Lenders*).
[Listed for 15 days].
- 10 **JUMPS RACING — PETITION** — Motion noting the petition tabled on 5 August 2014 relating to steeplechase and hurdle racing in Victoria (*Ms Pennicuik*) — Resumption of debate (*Mr David O'Brien*).
[Listed for 14 days].
- 11 **PRISON OFFICER RECRUITMENT — MINISTER'S ANSWERS TO QUESTION WITHOUT NOTICE AND SUPPLEMENTARY QUESTION, 19 AUGUST 2014** — To be considered.
[Listed for 12 days].
- 12 **AMBULANCE RESPONSE TIMES — LETTER FROM MINISTER FOR HEALTH, 5 SEPTEMBER 2014** — To be considered.
[Listed for 5 days].
- 13 **OPEN CUT MINE IN STAWELL — PETITION** — Motion noting the petition tabled on 14 October 2014 relating to the detrimental impacts of the proposed open cut mine to the Stawell community (*Mr Barber*).
[Listed for 3 days].
- 14 **COALITION GOVERNMENT PROMISES** — Motion noting the Coalition Government's failure to deliver on the promises made to Victorians (*Mr Lenders*) — Resumption of debate (*Mr Leane*).
[Listed for 2 days].

THURSDAY, 30 OCTOBER 2014

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 ROAD SAFETY AMENDMENT (MANDATORY DRUG TESTING) BILL 2014** — *(Mr Guy)* —
Second reading — Resumption of debate *(Mr Leane)*.

ANDREW YOUNG
Acting Clerk of the Legislative Council

BRUCE ATKINSON
President

DAY AND HOUR OF MEETING

Tuesday	—	2.00 p.m.
Wednesday	—	9.30 a.m.
Thursday	—	9.30 a.m.
Friday	—	9.30 a.m.

ROUTINE OF BUSINESS**TUESDAY**

Messages
 Questions
 Answers to Questions on Notice
 Formal Business
 Members' Statements (up to 15 Members)
 Government Business
 Adjournment (up to 20 Members)

WEDNESDAY

Messages
 Formal Business
 Members' Statements (up to 15 Members)
 General Business
At 12 noon Questions
 Answers to Questions on Notice
 General Business (continues)
At 5.30 p.m. Statements on reports and papers (60 minutes)
 Government Business (maximum 30 minutes)

IF STANDING COMMITTEES MEETING

Not later than 7.00 p.m. Adjournment
At conclusion of sitting Standing Committees

IF STANDING COMMITTEES NOT MEETING

At 8.00 p.m. General Business OR Government Business
 Adjournment (up to 20 Members).

THURSDAY

Messages
 Formal Business
 Members' Statements (up to 15 Members)
 Government Business
At 12 noon Questions
 Answers to Questions on Notice
 Government Business (continues)
 Adjournment (up to 20 Members)

FRIDAY

Messages
 Formal Business
 Government Business
At 12 noon Questions
 Answers to Questions on Notice
 Government Business (continues)
 Adjournment (maximum 30 minutes)

Note:

Unless otherwise ordered, the Adjournment of the House will be moved automatically at 10.00 p.m. on Tuesday, Wednesday and Thursday, or not later than 7.00 p.m. on Wednesday if a Standing or Select Committee is meeting, and at 4.00 p.m. on Friday.

DEPUTY PRESIDENT AND ACTING PRESIDENTS

DEPUTY PRESIDENT — Mr Viney.

ACTING PRESIDENTS — Ms Crozier, Mr Eideh, Mr Elasmr, Mr Finn, Mr Melhem, Mr David O'Brien, Mr Ondarchie, Ms Pennicuik, Mr Ramsay and Mr Tarlamis.

* * * *

COUNCIL COMMITTEES

ECONOMY AND INFRASTRUCTURE LEGISLATION COMMITTEE — Mr Barber, Mrs Coote, Ms Crozier (*Participating member*), Mr Finn, Ms Hartland (*Participating member*), Mr Leane (*Participating member*), Mr Lenders, Mr Melhem, Mr Danny O'Brien, Mr Ondarchie (*Participating member*), Ms Pulford, Mr Ramsay and Mr Scheffer (*Participating member*).

ECONOMY AND INFRASTRUCTURE REFERENCES COMMITTEE — Mr Barber, Mrs Coote, Ms Crozier (*Participating member*), Mr Finn, Mr Leane (*Participating member*), Mr Lenders, Mr Melhem, Mr Danny O'Brien, Mr Ondarchie (*Participating member*), Ms Pulford and Mr Ramsay.

ENVIRONMENT AND PLANNING LEGISLATION COMMITTEE — Mr Dalla-Riva, Mr Finn (*Participating member*), Ms Hartland (*Participating member*), Mrs Kronberg, Mr Leane (*Participating member*), Mr Ondarchie, Ms Pennicuik, Mrs Peulich (*Participating member*), Mr Ronalds, Mr Scheffer, Mr Tarlamis (*Participating member*), Mr Tee and Ms Tierney.

ENVIRONMENT AND PLANNING REFERENCES COMMITTEE — Mr Dalla-Riva, Mr Finn (*Participating member*), Ms Hartland (*Participating member*), Mrs Kronberg, Mr Leane (*Participating member*), Mr Ondarchie, Ms Pennicuik, Mrs Peulich (*Participating member*), Mr Ronalds, Mr Scheffer, Mr Tarlamis (*Participating member*), Mr Tee and Ms Tierney.

LEGAL AND SOCIAL ISSUES LEGISLATION COMMITTEE — Ms Crozier, Mr Elasmr, Mr Elsbury, Ms Hartland, Mr Leane (*Participating member*), Ms Lewis, Mrs Millar, Mr David O'Brien, Mrs Peulich (*Participating member*), Mr Ramsay (*Participating member*) and Mr Viney.

LEGAL AND SOCIAL ISSUES REFERENCES COMMITTEE — Ms Crozier, Mr Elasmr, Mr Elsbury, Ms Hartland, Mr Leane (*Participating member*), Ms Lewis, Mrs Millar, Mr David O'Brien, Mrs Peulich (*Participating member*), Mr Ramsay (*Participating member*) and Mr Viney.

PRIVILEGES COMMITTEE — Ms Darveniza, Mr Davis, Mr Drum, Ms Lovell, Ms Pennicuik, Mrs Peulich and Mr Scheffer.

PROCEDURE COMMITTEE — The President, Mr Dalla-Riva, Mr Davis, Mr Drum, Mr Jennings (*Participating member*), Mr Lenders, Ms Pennicuik and Mr Viney.

JOINT COMMITTEES

ACCOUNTABILITY AND OVERSIGHT COMMITTEE — Mr David O'Brien and Mr Ronalds.

DISPUTE RESOLUTION COMMITTEE — Mr Davis, Mr Drum, Mr Lenders, Ms Lovell and Ms Pennicuik.

ECONOMIC DEVELOPMENT, INFRASTRUCTURE AND OUTER SUBURBAN/INTERFACE SERVICES COMMITTEE — Mr Eideh, Mrs Millar and Mr Ronalds.

EDUCATION AND TRAINING COMMITTEE — Mr Elasmr, Mrs Kronberg and Mrs Millar.

ELECTORAL MATTERS COMMITTEE — Mr Finn, Mrs Peulich, Mr Somyurek and Mr Tarlamis.

ENVIRONMENT AND NATURAL RESOURCES COMMITTEE — Mr Koch and Mr Danny O'Brien.

FAMILY AND COMMUNITY DEVELOPMENT COMMITTEE — Mrs Coote.

HOUSE COMMITTEE — The President, Mr Eideh, Mr Finn, Ms Hartland, Mr David O'Brien and Mrs Peulich.

IBAC COMMITTEE — Mr Viney.

LAW REFORM, DRUGS AND CRIME PREVENTION COMMITTEE — Mr Ramsay and Mr Scheffer.

PUBLIC ACCOUNTS AND ESTIMATES COMMITTEE — Mr David O'Brien and Mr Ondarchie.

ROAD SAFETY COMMITTEE — Mr Elsbury.

RURAL AND REGIONAL COMMITTEE — Mr David O'Brien.

SCRUTINY OF ACTS AND REGULATIONS COMMITTEE — Mr Dalla-Riva.

QUESTIONS ON NOTICE

Questions appearing for the first time and a list of all other questions remaining unanswered will appear in each edition of the Notice Paper. All unanswered questions will be reprinted and circulated separately towards the end of each sitting month.

The provisions of Standing Order 8.11 [the "30 day rule"] apply in relation to answers to questions on notice.

Notice Paper No.	Notice received	Questions remaining unanswered
19	26 May 2011	Nos. 752 and 757.
26	28 June 2011	Nos. 1026, 1027, 1029, 1030 and 1035.
32	30 August 2011	No. 4016.
53	7 February 2012	No. 8204.
66	18 April 2012	No. 8307.
78	20 June 2012	Nos. 8486 and 8487.
79	21 June 2012	No. 8510 ¹ .
90	9 October 2012	Nos. 8712 and 8713.
94	24 October 2012	No. 8751.
100	28 November 2012	No. 8974.
110	21 February 2013	No. 9288.
111	5 March 2013	Nos. 9289, 9290, 9291, 9292, 9293, 9294, 9295, 9296, 9297, 9298, 9299, 9300, 9301, 9302, 9303, 9304, 9305, 9306, 9307, 9308, 9309, 9310, 9311, 9312, 9313, 9314, 9315, 9316, 9317, 9318, 9319, 9320, 9321, 9322, 9323 and 9324.
114	19 March 2013	No. 9439.
128	13 June 2013	No. 9525.
129	25 June 2013	Nos. 9541, 9542, 9546, 9551, 9552, 9553, 9554, 9555, 9556, 9557 and 9558.
132	20 August 2013	Nos. 9566, 9567 and 9588.

¹ Question 8510 reinstated by order of the President on 21 February 2013.

133	21 August 2013	Nos. 9785, 9800, 9801, 9802, 9805 and 9810.
141	15 October 2013	Nos. 9844, 9846, 9847, 9852 and 9857.
146	31 October 2013	Nos. 9929, 9931, 9934 and 9935 ² .
147	12 November 2013	No. 9936
148	13 November 2013	No. 10030.
150	26 November 2013	No. 10034.
156	4 February 2014	Nos. 10052, 10054, 10057 and 10058.
159	18 February 2014	Nos. 10062, 10063, 10088, 10089, 10090, 10091, 10092, 10093, 10094, 10095, 10096, 10097, 10098, 10099, 10100, 10101, 10102, 10103, 10104, 10107, 10110 and 10111.
162	11 March 2014	Nos. 10114, 10115 and 10116.
166	26 March 2014	No. 10120.
168	1 April 2014	Nos. 10126, 10133 and 10136.
170	3 April 2014	Nos. 10451 and 10452.
171	6 May 2014	No. 10458.
172	7 May 2014	No. 10461.
175	28 May 2014	Nos. 10465 and 10466.
176	29 May 2014	No. 10467.
180	24 June 2014	Nos. 10470, 10471, 10472, 10481 and 10482.
181	25 June 2014	Nos. 10483 and 10484.
183	5 August 2014	Nos. 10487 and 10488.
184	6 August 2014	No. 10492.
185	7 August 2014	Nos. 10493, 10495, 10498, 10499 and 10501.

² Question 9935 reinstated by order of the President on 2 September 2014.

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4 September 2014

Nos. 10502, 10504, 10505, 10509, 10510, 10511, 10512, 10513, 10515, 10516, 10517, 10518, 10519, 10520, 10522, 10523, 10525, 10526, 10527, 10528, 10529, 10530, 10531, 10532, 10533³, 10534, 10535, 10536, 10537, 10538, 10539, 10541, 10542, 10543, 10558, 10559, 10563⁴, 10567, 10569, 10570, 10571, 10572, 10575, 10576, 10577, 10578, 10579, 10581, 10582, 10583, 10584, 10586, 10588, 10589, 10591, 10592, 10593, 10594, 10596, 10597, 10598, 10599, 10600, 10601, 10602, 10603, 10604, 10605, 10606, 10607, 10609, 10610, 10611, 10612, 10613, 10616, 10707, 10708, 10709, 10710, 10711, 10712, 10713, 10714, 10715, 10716, 10717, 10718, 10719, 10720, 10721, 10723, 10724, 10725, 10726, 10727, 10728, 10729, 10730, 10731, 10732, 10733, 10734, 10735, 10736, 10737, 10738, 10739, 10740, 10741, 10742, 10743, 10745, 10746, 10747, 10748, 10749, 10750, 10751, 10752, 10753, 10754, 10755, 10756, 10761, 10762, 10763, 10765, 10766, 10767, 10769, 10770, 10771, 10772, 10773, 10774, 10775, 10776 and 10777.

By Authority: Government Printer for the State of Victoria

³ This question incorrectly asked the Minister for Roads and Public Transport, the correct Minister is the Minister for Public Transport.

⁴ This question was incorrectly numbered 10653 and has been renumbered 10563. This correction relates to the first use of question number 10653 as lodged on 4 September 2014.