

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 52

Tuesday 9 February 2016

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **ABORIGINAL HERITAGE AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Ms Victoria).*
- 2 **EDUCATION AND TRAINING REFORM AMENDMENT (VICTORIAN INSTITUTE OF TEACHING) BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 3 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 5 **BUILDING LEGISLATION AMENDMENT (CONSUMER PROTECTION) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **ACCESS TO MEDICINAL CANNABIS BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 7 **ROOMING HOUSE OPERATORS BILL 2015** — Second reading — *Resumption of debate (Mr Northe).*
- 8 **JUDICIAL COMMISSION OF VICTORIA BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 9 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 10 **NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Southwick).*
- 11 **RACING AND OTHER ACTS AMENDMENT (GREYHOUND RACING AND WELFARE REFORM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*

- 12 **CONSUMER ACTS AND OTHER ACTS AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 13 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 14 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Ms Kealy).*

GENERAL BUSINESS

NOTICES OF MOTION

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

ORDERS OF THE DAY

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ORDERS OF THE DAY MADE ON 10 DECEMBER 2015

- 96 **DOROTHY AVENUE UNDERPASS** — Petition presented by the Member for Caulfield (10 December 2015) — Requesting that the Legislative Assembly calls on the Government to reconsider its decision to keep the Dorothy Avenue underpass open to cars and other vehicles following the completion of the North Road Ormond railway line works — To be considered (*Mr Southwick*).
- 97 **SPECIAL RELIGIOUS INSTRUCTION TIME ARRANGEMENTS** — Petition presented by the Member for Ferntree Gully (10 December 2015) — Requesting that the Legislative Assembly ensures that Special Religious Instruction remains part of the school system under the current arrangements of 30 minutes per week during normal class time — To be considered (*Mr Wakeling*).
- 98 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Ferntree Gully (10 December 2015) — Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours — To be considered (*Mr Wakeling*).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

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- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 53

Wednesday 10 February 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — *Under SO 40*

STATEMENTS ON COMMITTEE REPORTS — *Under SO 41*

QUESTION TIME (11.00 am)

GRIEVANCES — *Debate on the question* — That grievances be noted (2.00 pm)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***VICTORIA POLICE AMENDMENT (MERIT-BASED TRANSFER) BILL 2016** — Second reading.
- 2 ***CHILDREN LEGISLATION AMENDMENT BILL 2016** — Second reading.
- 3 ***HEALTH COMPLAINTS BILL 2016** — Second reading.
- 4 ***RELATIONSHIPS AMENDMENT BILL 2015 — AMENDMENT OF THE LEGISLATIVE COUNCIL** — To be considered.
- 5 **BUILDING LEGISLATION AMENDMENT (CONSUMER PROTECTION) BILL 2015** — Second reading — *Resumption of debate (Mr Brooks)*.
- 6 **CONSUMER ACTS AND OTHER ACTS AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 7 **ACCESS TO MEDICINAL CANNABIS BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 8 **ABORIGINAL HERITAGE AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Foley)*.
- 9 **EDUCATION AND TRAINING REFORM AMENDMENT (VICTORIAN INSTITUTE OF TEACHING) BILL 2015** — Second reading — *Resumption of debate (Ms Richardson, Northcote)*.
- 10 **ROOMING HOUSE OPERATORS BILL 2015** — Second reading — *Resumption of debate (Mr Northe)*.

* *New entry.*

- 11 **JUDICIAL COMMISSION OF VICTORIA BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 12 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 13 **NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Southwick).*
- 14 **RACING AND OTHER ACTS AMENDMENT (GREYHOUND RACING AND WELFARE REFORM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 15 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 16 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 17 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 18 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Ms Kealy).*

GENERAL BUSINESS

NOTICES OF MOTION

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NOTICE GIVEN ON 9 FEBRUARY 2016

- 10 **MR CLARK** — To move, That this House takes note of the Report of the Royal Commission into Trade Union Governance and Corruption.

ORDERS OF THE DAY

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ORDERS OF THE DAY MADE ON 9 FEBRUARY 2016

- 99 **ROOMING HOUSE DEVELOPMENT IN CRANBOURNE** — Petition presented by the Member for Bass (9 February 2016) — Requesting that the Legislative Assembly — (a) reviews the planning scheme provisions (Clause 52.23) relating to rooming houses without a planning permit; and (b) amends the planning scheme provisions to prohibit the establishment of further rooming houses without planning

from Council, including the property at 5a and 5b Concord Place, Cranbourne until completion of the review — To be considered (*Mr Paynter*).

- 100 **GRAND FINAL EVE PUBLIC HOLIDAY** — Petition presented by the Member for Hastings (*9 February 2016*) — Requesting that the Legislative Assembly calls on the Government to reverse its decision to impose the Grand Final Eve public holiday — To be considered (*Mr Watt*).
- 101 **ADDITIONAL FRONTLINE POLICE** — Petition presented by the Member for Hastings (*9 February 2016*) — Requesting that the Legislative Assembly calls on the Government to commit to providing additional frontline police numbers — To be considered (*Mr Watt*).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

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

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

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

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 General business

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Formal business
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- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

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 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 54

Thursday 11 February 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***CRIMES LEGISLATION AMENDMENT BILL 2016** — Second reading.
- 2 ***DRUGS, POISONS AND CONTROLLED SUBSTANCES AMENDMENT BILL 2015 — AMENDMENTS OF THE LEGISLATIVE COUNCIL** — To be considered.
- 3 **ACCESS TO MEDICINAL CANNABIS BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 4 **ABORIGINAL HERITAGE AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Foley)*.
- 5 **EDUCATION AND TRAINING REFORM AMENDMENT (VICTORIAN INSTITUTE OF TEACHING) BILL 2015** — Second reading — *Resumption of debate (Ms Richardson, Northcote)*.
- 6 **BUILDING LEGISLATION AMENDMENT (CONSUMER PROTECTION) BILL 2015** — Second reading — *Resumption of debate (Ms Hutchins)*.
- 7 **CONSUMER ACTS AND OTHER ACTS AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Ms Spence)*.
- 8 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Ms Kealy)*.
- 9 **ROOMING HOUSE OPERATORS BILL 2015** — Second reading — *Resumption of debate (Mr Northe)*.
- 10 **JUDICIAL COMMISSION OF VICTORIA BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 11 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling)*.

* *New entry.*

- 12 **NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Southwick).*
- 13 **RACING AND OTHER ACTS AMENDMENT (GREYHOUND RACING AND WELFARE REFORM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 14 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 15 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 16 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 10 February 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 10 FEBRUARY 2016

- 102 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Ripon (10 February 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Ms Staley*).
- 103 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Ripon (10 February 2016) — Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours — To be considered (*Ms Staley*).
- 104 **ADDITIONAL PUBLIC HOLIDAYS** — Petition presented by the Member for Ripon (10 February 2016) — Requesting that the Legislative Assembly calls on the Government to reconsider its decision to introduce two additional public holidays — To be considered (*Ms Staley*).
- 105 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Mildura (10 February 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Mr Crisp*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 24 FEBRUARY 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **VICTORIA POLICE AMENDMENT (MERIT-BASED TRANSFER) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 2 **CHILDREN LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 3 **HEALTH COMPLAINTS BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 55

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

Issued 11 February 2016

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 ***MS ALLAN** — To move, That the Delivering Victorian Infrastructure (Port of Melbourne Lease Transaction) Bill 2015 be referred to the Dispute Resolution Committee for consideration under s 65C of the *Constitution Act 1975* and that a message be sent to the Legislative Council informing them accordingly.

ORDERS OF THE DAY

- 1 **ROOMING HOUSE OPERATORS BILL 2015** — Second reading — *Resumption of debate (Mr Northe)*.
- 2 **JUDICIAL COMMISSION OF VICTORIA BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling)*.
- 4 **NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Southwick)*.
- 5 **RACING AND OTHER ACTS AMENDMENT (GREYHOUND RACING AND WELFARE REFORM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 6 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 7 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 8 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 9 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Ms Kealy)*.

* *New entry.*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 11 February 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 11 FEBRUARY 2016

- 106 **SOUTH GIPPSLAND LANDFILL** — Petition presented by the Member for Gippsland South (11 February 2016) — Requesting that the Legislative Assembly calls on the State Government to protect South Gippsland from becoming a landfill for south east Melbourne — To be considered (*Mr O'Brien, Gippsland South*)
- 107 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Ovens Valley (11 February 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Mr McCurdy*).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 24 FEBRUARY 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **VICTORIA POLICE AMENDMENT (MERIT-BASED TRANSFER) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **CHILDREN LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **HEALTH COMPLAINTS BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

THURSDAY 25 FEBRUARY 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **CRIMES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 55

Tuesday 23 February 2016
The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — *Under SO 40*

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 ***MS ALLAN** — To move, That the Delivering Victorian Infrastructure (Port of Melbourne Lease Transaction) Bill 2015 be referred to the Dispute Resolution Committee for consideration under s 65C of the *Constitution Act 1975* and that a message be sent to the Legislative Council informing them accordingly.

ORDERS OF THE DAY

- 1 **ROOMING HOUSE OPERATORS BILL 2015** — Second reading — *Resumption of debate (Mr Northe)*.
- 2 **JUDICIAL COMMISSION OF VICTORIA BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling)*.
- 4 **NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Southwick)*.
- 5 **RACING AND OTHER ACTS AMENDMENT (GREYHOUND RACING AND WELFARE REFORM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 6 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 7 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 8 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.

* *New entry.*

- 9 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Ms Kealy)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 11 February 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 11 FEBRUARY 2016

- 106 **SOUTH GIPPSLAND LANDFILL** — Petition presented by the Member for Gippsland South (11 February 2016) — Requesting that the Legislative Assembly calls on the State Government to protect South Gippsland from becoming a landfill for south east Melbourne — To be considered (*Mr O'Brien, Gippsland South*)
- 107 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Ovens Valley (11 February 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Mr McCurdy*).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 24 FEBRUARY 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **VICTORIA POLICE AMENDMENT (MERIT-BASED TRANSFER) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **CHILDREN LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **HEALTH COMPLAINTS BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

THURSDAY 25 FEBRUARY 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **CRIMES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business

Disallowance motions

Statements by members

Statements on parliamentary committee reports

Government business

Question time (11.00 am)

Government business *continued*

Matter of public importance or grievance debate (2.00 pm)

Government business *continued*

General business

Thursdays (and Fridays)

Formal business

Statements by members

Government business

Question time (11.00 am)

Government business *continued*

General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 56

Wednesday 24 February 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — *Under SO 40*

STATEMENTS ON COMMITTEE REPORTS — *Under SO 41*

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — *Discussion on matter (2.00 pm)*

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That the Delivering Victorian Infrastructure (Port of Melbourne Lease Transaction) Bill 2015 be referred to the Dispute Resolution Committee for consideration under s 65C of the *Constitution Act 1975* and that a message be sent to the Legislative Council informing them accordingly.

ORDERS OF THE DAY

- 1 ***FINES REFORM AND INFRINGEMENTS ACTS AMENDMENT BILL 2016** — Second reading.
- 2 ***SEX OFFENDERS REGISTRATION AMENDMENT BILL 2016** — Second reading.
- 3 **RACING AND OTHER ACTS AMENDMENT (GREYHOUND RACING AND WELFARE REFORM) BILL 2015** — Second reading — *Resumption of debate (Mr Howard)*.
- 4 **CHILDREN LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 5 **HEALTH COMPLAINTS BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 6 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Ms Kealy)*.
- 7 **JUDICIAL COMMISSION OF VICTORIA BILL 2015** — Second reading — *Resumption of debate (Ms Spence)*.

* *New entry.*

- 8 **NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Southwick).*
- 9 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 10 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 11 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 12 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 13 **VICTORIA POLICE AMENDMENT (MERIT-BASED TRANSFER) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 14 **ROOMING HOUSE OPERATORS BILL 2015** — Second reading — *Resumption of debate (Mr Northe).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 23 February 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 23 February 2016. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 25 FEBRUARY 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **CRIMES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business

Disallowance motions

Statements by members

Statements on parliamentary committee reports

Government business

Question time (11.00 am)

Government business *continued*

Matter of public importance or grievance debate (2.00 pm)

Government business *continued*

General business

Thursdays (and Fridays)

Formal business

Statements by members

Government business

Question time (11.00 am)

Government business *continued*

General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 57

Thursday 25 February 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — *Under SO 40*

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That the Delivering Victorian Infrastructure (Port of Melbourne Lease Transaction) Bill 2015 be referred to the Dispute Resolution Committee for consideration under s 65C of the *Constitution Act 1975* and that a message be sent to the Legislative Council informing them accordingly.

ORDERS OF THE DAY

- 1 ***PARLIAMENTARY BUDGET OFFICER BILL 2016** — Second reading.
- 2 **HEALTH COMPLAINTS BILL 2016** — Second reading — *Resumption of debate (Mr Brooks)*.
- 3 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Ms Kealy)*.
- 4 **JUDICIAL COMMISSION OF VICTORIA BILL 2015** — Second reading — *Resumption of debate (Ms Spence)*.
- 5 **RACING AND OTHER ACTS AMENDMENT (GREYHOUND RACING AND WELFARE REFORM) BILL 2015** — Second reading — *Resumption of debate (Ms Spence)*.
- 6 **CHILDREN LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Spence)*.
- 7 **NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Southwick)*.
- 8 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling)*.

* *New entry.*

- 9 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 10 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 11 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 12 **VICTORIA POLICE AMENDMENT (MERIT-BASED TRANSFER) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 13 **ROOMING HOUSE OPERATORS BILL 2015** — Second reading — *Resumption of debate (Mr Northe)*.
- 14 **CRIMES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 24 February 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 24 FEBRUARY 2016

- 108 **ROOMING HOUSE REGULATION** — Petition presented by the Member for Caulfield (24 February 2016) — Requesting that the Legislative Assembly — (a) calls on the Government to reconsider regulatory requirements of the *Public Health and Wellbeing Act 2008* pertaining to rooming houses; (b) ensures that Victoria Police and other relevant authorities can appropriately respond to rooming house issues; and (c) considers legislative options to regulate rooming house accommodation — To be considered (*Mr Southwick*).
- 109 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Rowville (24 February 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Mr Wells*).
- 110 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Mildura (24 February 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Mr Crisp*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 9 MARCH 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **FINES REFORM AND INFRINGEMENTS ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 2 **SEX OFFENDERS REGISTRATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 58

Tuesday 8 March 2016

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — *Under SO 40*

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That the Delivering Victorian Infrastructure (Port of Melbourne Lease Transaction) Bill 2015 be referred to the Dispute Resolution Committee for consideration under s 65C of the *Constitution Act 1975* and that a message be sent to the Legislative Council informing them accordingly.

ORDERS OF THE DAY

- 1 **NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Southwick).*
- 2 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 3 **VICTORIA POLICE AMENDMENT (MERIT-BASED TRANSFER) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **ROOMING HOUSE OPERATORS BILL 2015** — Second reading — *Resumption of debate (Mr Northe).*
- 5 **CRIMES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 7 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 8 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 9 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Mr Northe).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 25 February 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 25 FEBRUARY 2016

- 111 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Forest Hill (25 February 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Mr Angus*).
- 112 **PUPPY FARMS** — Petition presented by the Member for Bundoora (25 February 2016) — Requesting that the Legislative Assembly calls on the Government to make puppy farms illegal — To be considered (*Mr Brooks*).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 9 MARCH 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **FINES REFORM AND INFRINGEMENTS ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **SEX OFFENDERS REGISTRATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

THURSDAY 10 MARCH 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **PARLIAMENTARY BUDGET OFFICER BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 59

Wednesday 9 March 2016

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — Discussion on matter (2.00 pm)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That the Delivering Victorian Infrastructure (Port of Melbourne Lease Transaction) Bill 2015 be referred to the Dispute Resolution Committee for consideration under s 65C of the *Constitution Act 1975* and that a message be sent to the Legislative Council informing them accordingly.

ORDERS OF THE DAY

- 1 ***CONFISCATION AND OTHER MATTERS AMENDMENT BILL 2016** — Second reading.
- 2 ***HOUSE CONTRACTS GUARANTEE REPEAL BILL 2016** — Second reading.
- 3 ***TREASURY AND FINANCE LEGISLATION AMENDMENT BILL 2016** — Second reading.
- 4 **VICTORIA POLICE AMENDMENT (MERIT-BASED TRANSFER) BILL 2016** — Second reading — *Resumption of debate (Mr Wakeling).*
- 5 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **ROOMING HOUSE OPERATORS BILL 2015** — Second reading — *Resumption of debate (Mr Northe).*
- 7 **NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Ms Garrett).*

* *New entry.*

- 8 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Mr Northe)*.
- 9 **FINES REFORM AND INFRINGEMENTS ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 10 **SEX OFFENDERS REGISTRATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 11 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling)*.
- 12 **CRIMES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 13 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 14 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 8 March 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 8 MARCH 2016

- 113 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Morwell (8 March 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Mr Northe*).
- 114 **PRESUMPTIVE RIGHTS LEGISLATION FOR FIREFIGHTERS** — Petition presented by the Member for Morwell (8 March 2016) — Requesting that the Legislative Assembly calls on the Government to ensure that any legislation introduced for the presumptive rights (cancer) of firefighters is provided to both career and volunteer firefighters — To be considered (*Mr Northe*).
- 115 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Mildura (8 March 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Mr Crisp*).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 10 MARCH 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **PARLIAMENTARY BUDGET OFFICER BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 60

Thursday 10 March 2016

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — *Under SO 40*

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That the Delivering Victorian Infrastructure (Port of Melbourne Lease Transaction) Bill 2015 be referred to the Dispute Resolution Committee for consideration under s 65C of the *Constitution Act 1975* and that a message be sent to the Legislative Council informing them accordingly.

ORDERS OF THE DAY

- 1 **ROOMING HOUSE OPERATORS BILL 2015** — Second reading — *Resumption of debate (Mr Northe)*.
- 2 **NATIONAL ELECTRICITY (VICTORIA) FURTHER AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Ms Garrett)*.
- 3 **VICTORIA POLICE AMENDMENT (MERIT-BASED TRANSFER) BILL 2016** — Second reading — *Resumption of debate (Ms Spence)*.
- 4 **OCCUPATIONAL LICENSING NATIONAL LAW REPEAL BILL 2015** — Second reading — *Resumption of debate (Mr Donnellan)*.
- 5 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Mr Northe)*.
- 6 **FINES REFORM AND INFRINGEMENTS ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 7 **SEX OFFENDERS REGISTRATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 8 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling)*.

- 9 **CRIMES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 10 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 11 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 12 **PARLIAMENTARY BUDGET OFFICER BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 9 March 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDER OF THE DAY MADE ON 9 MARCH 2016

- 116 **PRESUMPTIVE RIGHTS LEGISLATION FOR FIREFIGHTERS** — Petition presented by the Member for Gembrook (9 March 2016) — Requesting that the Legislative Assembly calls on the Government to ensure that any legislation introduced for the presumptive rights (cancer) of firefighters is provided to both career and volunteer firefighters — To be considered (*Mr Battin*)

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 23 MARCH 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **CONFISCATION AND OTHER MATTERS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 2 **HOUSE CONTRACTS GUARANTEE REPEAL BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett).*
- 3 **TREASURY AND FINANCE LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett).*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 61

Tuesday 22 March 2016
The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — *Under SO 40*

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That the Delivering Victorian Infrastructure (Port of Melbourne Lease Transaction) Bill 2015 be referred to the Dispute Resolution Committee for consideration under s 65C of the *Constitution Act 1975* and that a message be sent to the Legislative Council informing them accordingly.

ORDERS OF THE DAY

- 1 **FINES REFORM AND INFRINGEMENTS ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 2 **SEX OFFENDERS REGISTRATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 3 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 4 **CRIMES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 5 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 7 **PARLIAMENTARY BUDGET OFFICER BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 8 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Mr Pakula).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 10 March 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 10 MARCH 2016

- 117 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for South-West Coast (9 March 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Ms Britnell*).
- 118 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Burwood (10 March 2016) — Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours — To be considered (*Mr Watt*).
- 119 **MANAGEMENT OF GARDINER'S CREEK RESERVE** — Petition presented by the Member for Burwood (10 March 2016) — Requesting that the Legislative Assembly calls on the Minister for Environment to return the Committee of Management of the Crown Land in Gardiner's Creek Reserve Burwood to the City of Whitehorse — To be considered (*Mr Watt*).
- 120 **PROTECTIVE SERVICES OFFICERS ON ALAMAIN TRAIN LINE** — Petition presented by the Member for Burwood (10 March 2016) — Requesting that the Legislative Assembly calls on the Minister for Police to place protective services officers on all train stations along the Alamein train line from 6.00 pm until the last train — To be considered (*Mr Watt*).
- 121 **RESIDENTIAL PLANNING ZONES** — Petition presented by the Member for Burwood (10 March 2016) — Requesting that the Legislative Assembly calls on the Minister for Planning to reject recommendations from the Residential Zone State of Play report to apply mandatory multi-storey developments to all streets within 100 metres of any activity centre or commercial zone and apply those zones to the length of a street — To be considered (*Mr Watt*).
- 122 **BUS ROUTE 782** — Petition presented by the Member for Hastings (10 March 2016) — Requesting that the Legislative Assembly calls on Public Transport Victoria to ensure the communities of French Island, Phillip Island and Mornington using the bus route 782 can end their journey at the Stony Point Ferry terminal — To be considered (*Mr Burgess*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 23 MARCH 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **CONFISCATION AND OTHER MATTERS AMENDMENT BILL 2016** — Second reading —
Resumption of debate (Mr Pesutto).
- 2 **HOUSE CONTRACTS GUARANTEE REPEAL BILL 2016** — Second reading — *Resumption of
debate (Mr Hodgett).*
- 3 **TREASURY AND FINANCE LEGISLATION AMENDMENT BILL 2016** — Second reading —
Resumption of debate (Mr Hodgett).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business

Disallowance motions

Statements by members

Statements on parliamentary committee reports

Government business

Question time (11.00 am)

Government business *continued*

Matter of public importance or grievance debate (2.00 pm)

Government business *continued*

General business

Thursdays (and Fridays)

Formal business

Statements by members

Government business

Question time (11.00 am)

Government business *continued*

General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 62

Wednesday 23 March 2016

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

GRIEVANCES — Debate on the question — That grievances be noted (2.00 pm)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***EDUCATION AND TRAINING REFORM AMENDMENT (MISCELLANEOUS) BILL 2016** — Second reading.
- 2 ***SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT (COMMUNITY SAFETY) BILL 2016** — Second reading.
- 3 ***LIVESTOCK DISEASE CONTROL AMENDMENT BILL 2016** — Second reading.
- 4 **SEX OFFENDERS REGISTRATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate.*
- 5 **CRIMES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 7 **PARLIAMENTARY BUDGET OFFICER BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 8 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Mr Pakula).*
- 9 **FINES REFORM AND INFRINGEMENTS ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Spence).*

* *New entry.*

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- 10 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 11 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 12 **CONFISCATION AND OTHER MATTERS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 13 **HOUSE CONTRACTS GUARANTEE REPEAL BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett).*
- 14 **TREASURY AND FINANCE LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett).*

GENERAL BUSINESS

NOTICES OF MOTION

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

NOTICE GIVEN ON 22 MARCH 2016

- 8 **MR THOMPSON (SANDRINGHAM)** — To move, That this House calls on the Government to match the former Coalition Government's commitment to re-invest in public education in Sandringham electorate schools of over \$17 million (Sandringham East Primary School and Sandringham College including Beaumaris campus) in contrast to the Labor commitment of less than half this sum.

ORDERS OF THE DAY

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

ORDER OF THE DAY MADE ON 22 MARCH 2016

- 123 **PUBLIC PATHOLOGY SERVICES** — Petition presented by the Member for Melbourne (22 March 2016) — Requesting that the Legislative Assembly calls on the Government to place a moratorium on contracting out public pathology services and conduct a full investigation into the procurement practices of public hospitals for pathology services — To be considered (*Ms Sandell*).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

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A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business

Disallowance motions

Statements by members

Statements on parliamentary committee reports

Government business

Question time (11.00 am)

Government business *continued*

Matter of public importance or grievance debate (2.00 pm)

Government business *continued*

General business

Thursdays (and Fridays)

Formal business

Statements by members

Government business

Question time (11.00 am)

Government business *continued*

General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 63

Thursday 24 March 2016

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***WITNESS PROTECTION AMENDMENT BILL 2016** — Second reading.
- 2 **INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015** — Second reading — *Resumption of debate (Mr Dimopoulos)*.
- 3 **PARLIAMENTARY BUDGET OFFICER BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 4 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Mr Pakula)*.
- 5 **FINES REFORM AND INFRINGEMENTS ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Spence)*.
- 6 **SEX OFFENDERS REGISTRATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Spence)*.
- 7 **CRIMES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Hutchins)*.
- 8 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling)*.
- 9 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark)*.
- 10 **CONFISCATION AND OTHER MATTERS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.
- 11 **HOUSE CONTRACTS GUARANTEE REPEAL BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett)*.

* *New entry.*

- 12 **TREASURY AND FINANCE LEGISLATION AMENDMENT BILL 2016** — Second reading —
Resumption of debate (Mr Hodggett).

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 23 March 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 23 MARCH 2016

- 124 **BUS ROUTE 782** — Petition presented by the Member for Hastings (23 March 2016) — Requesting that the Legislative Assembly calls on Public Transport Victoria to ensure the communities of French Island, Phillip Island and Mornington using the bus route 782 can end their journey at the Stony Point Ferry terminal — To be considered (*Mr Burgess*).
- 125 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Warrandyte (22 March 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Mr Smith, Warrandyte*).
- 126 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Warrandyte (22 March 2016) — Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours — To be considered (*Mr Smith, Warrandyte*).
- 127 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Ripon (23 March 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Ms Staley*).
- 128 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Ripon (23 March 2016) — Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours — To be considered (*Ms Staley*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 6 APRIL 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **EDUCATION AND TRAINING REFORM AMENDMENT (MISCELLANEOUS) BILL 2016** —
Second reading — *Resumption of debate (Mr Walsh).*
- 2 **SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT
(COMMUNITY SAFETY) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 3 **LIVESTOCK DISEASE CONTROL AMENDMENT BILL 2016** — Second reading — *Resumption of
debate (Mr Walsh).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 64

Tuesday 12 April 2016

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **CONFISCATION AND OTHER MATTERS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 2 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*
- 3 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT (COMMUNITY SAFETY) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 5 **EDUCATION AND TRAINING REFORM AMENDMENT (MISCELLANEOUS) BILL 2016** — Second reading — *Resumption of debate (Mr Walsh).*
- 6 **TREASURY AND FINANCE LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett).*
- 7 **HOUSE CONTRACTS GUARANTEE REPEAL BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett).*
- 8 **LIVESTOCK DISEASE CONTROL AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh).*
- 9 **WITNESS PROTECTION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 10 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Mr Pakula).*

GENERAL BUSINESS

NOTICES OF MOTION

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

NOTICES GIVEN ON 24 MARCH 2016

- 9 **MS SANDELL** — To move, That this House congratulates the community of Port Augusta for their long-running campaign to replace their coal plants with Australia's first solar thermal plant.
- 10 **MS SANDELL** — To move, That this House calls on the Government to advocate for the *Clean Energy Innovation Fund* to be used to transition the Latrobe Valley towards clean energy and away from coal, recognising that the Turnbull Government has indicated the Fund could be used to build solar thermal in Port Augusta.
- 11 **MS SANDELL** — To move, That this House notes with great concern and disappointment the Andrews Labor Government's decision to open the duck hunting season, despite record drought conditions and record low bird numbers.
- 12 **MS SANDELL** — To move, That this House calls on the Andrews Labor Government to immediately and permanently ban duck shooting in Victoria to bring the State in line with New South Wales, Queensland and Western Australia who have already banned this cruel practice.

ORDERS OF THE DAY

No orders of the day were made on 24 March 2016. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 65

Wednesday 13 April 2016

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (2.00 pm)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***JUSTICE LEGISLATION (EVIDENCE AND OTHER ACTS) AMENDMENT BILL 2016** —
Second reading.
- 2 ***LAND (REVOCAION OF RESERVATIONS – METROPOLITAN LAND) BILL 2016** — Second
reading.
- 3 ***VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second
reading.
- 4 ***ROAD MANAGEMENT AMENDMENT (BUS STOP DELIVERY POWERS) BILL 2016** —
Second reading.
- 5 ***PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION
STANDARDS) BILL 2016** — Second reading.
- 6 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate
(Mr Angus)*.
- 7 **SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT
(COMMUNITY SAFETY) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 8 **EDUCATION AND TRAINING REFORM AMENDMENT (MISCELLANEOUS) BILL 2016** —
Second reading — *Resumption of debate (Mr Walsh)*.
- 9 **CONFISCATION AND OTHER MATTERS AMENDMENT BILL 2016** — Second reading —
Resumption of debate (Mr Pesutto).
- 10 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate
(Mr Wakeling)*.

* *New entry.*

- 11 **TREASURY AND FINANCE LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Hodggett).*
- 12 **HOUSE CONTRACTS GUARANTEE REPEAL BILL 2016** — Second reading — *Resumption of debate (Mr Hodggett).*
- 13 **LIVESTOCK DISEASE CONTROL AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh).*
- 14 **WITNESS PROTECTION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 15 **ADDRESSES ON FAMILY VIOLENCE** — That this House takes note of the addresses regarding the prevention of family violence, led by Ms Rosie Batty on 26 November 2015 — *Resumption of debate (Mr Pakula).*

GENERAL BUSINESS

NOTICES OF MOTION

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

NOTICE GIVEN ON 12 APRIL 2016

- 13 **MS RYAN** — To move, That this House acknowledges the significant contribution veterans from the Euroa electorate made during the Vietnam War, commemorates the 50th anniversary of the Battle of Long Tan, and recognises the work done locally to ensure their sacrifice is not forgotten, including through the Vietnam Veterans' Commemorative Walk at Seymour.

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 12 APRIL 2016

- 129 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Gippsland East (12 April 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Mr Bull, Gippsland East*).
- 130 **RIVERMOUTH ROAD, EAGLE POINT** — Petition presented by the Member for Gippsland East (12 April 2016) — Requesting that the Legislative Assembly reviews the Government's proposal to close the last two kilometres of Rivermouth Road, Eagle Point — To be considered (*Mr Bull, Gippsland East*).

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- 131 **YARRAM PRIMARY SCHOOL** — Petition presented by the Member for Gippsland South (*12 April 2016*) — Requesting that the Legislative Assembly calls on State Government to fund a rebuild of Yarram Primary School in the 2016-17 Budget — To be considered (*Mr O'Brien, Gippsland South*).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business

Disallowance motions

Statements by members

Statements on parliamentary committee reports

Government business

Question time (11.00 am)

Government business *continued*

Matter of public importance or grievance debate (2.00 pm)

Government business *continued*

General business

Thursdays (and Fridays)

Formal business

Statements by members

Government business

Question time (11.00 am)

Government business *continued*

General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 66

Thursday 14 April 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — *Under SO 40*

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICES OF MOTION

- 1 ***MS ALLAN** — To move, That so much of standing and sessional orders be suspended so as to allow, on Wednesday 27 April 2016, the sitting to start at 12.00 noon and the order of business to be:
 - (1) Question time;
 - (2) Formal business;
 - (3) Statements by members (SO 40);
 - (4) Government business;
 - (5) Interruption of business for the adjournment under Sessional Order 3.
- 2 ***MS ALLAN** — To move, That under Standing Order 171, this House requires the Government to produce to the House documents relating to the Vertigan Independent Review of State Finances provided to the government in 2011 by 5.00 pm on Monday 23 May 2016.

ORDERS OF THE DAY

- 1 **SERIOUS SEX OFFENDERS (DETENTION AND SUPERVISION) AMENDMENT (COMMUNITY SAFETY) BILL 2016** — Second reading — *Resumption of debate (Mr Dimopoulos).*
- 2 **EDUCATION AND TRAINING REFORM AMENDMENT (MISCELLANEOUS) BILL 2016** — Second reading — *Resumption of debate (Mr Walsh).*
- 3 **CONFISCATION AND OTHER MATTERS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 4 **GENE TECHNOLOGY AMENDMENT BILL 2015** — Second reading — *Resumption of debate (Mr Wakeling).*

- 5 ***ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Kairouz)*.
- 6 **TRANSPARENCY IN GOVERNMENT BILL 2015** — Second reading — *Resumption of debate (Ms Hutchins)*.
- 7 **TREASURY AND FINANCE LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Hodggett)*.
- 8 **HOUSE CONTRACTS GUARANTEE REPEAL BILL 2016** — Second reading — *Resumption of debate (Mr Hodggett)*.
- 9 **LIVESTOCK DISEASE CONTROL AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh)*.
- 10 **WITNESS PROTECTION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

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

NOTICES GIVEN ON 13 APRIL 2016

- 14 **MS RYAN** — To move, That this House notes that the Andrews Labor Government has received a windfall in funding through the sale of the Port of Melbourne, additional GST revenue and the recent High Court ruling in the Tattersalls case.
- 15 **MS RYAN** — To move, That this House notes that the Government has received a windfall in funding and calls on the Premier to allocate \$15 million of that funding in the 2016–17 State Budget to fully rebuild Benalla P–12 College, as committed to by the former Coalition Government.
- 16 **MS RYAN** — To move, That this House notes that the Government has received a windfall in funding and calls on the Premier to allocate \$15 million of that funding in the 2016–17 State Budget to complete stages one and two of Seymour College, as committed to by the former Coalition Government.
- 17 **MS RYAN** — To move, That this House notes that the Government has received a windfall in funding and calls on the Premier to allocate from these funds the money required in the 2016–17 State Budget to co-locate Waranga Memorial Hospital with the town’s aged care facility, as committed to by the former Coalition government.
- 18 **MS RYAN** — To move, That this House notes that the Government has received a windfall in funding and calls on the Premier to allocate money from these funds in the 2016–17 State Budget in order to provide a permanent ambulance service in Nagambie, as committed to by the former Coalition Government.
- 19 **MR THOMPSON (SANDRINGHAM)** — To move, That this House acknowledges with deep respect the 50th anniversary of the Battle of Long Tan on 18 August 2016, a battle where Australians fought to protect South Vietnam and achieved a remarkable victory against communist forces.

- 20 **MR THOMPSON (SANDRINGHAM)** — To move, That this House recognises those from the Battle of Long Tan, the 1st Australian Task Force (1ATF) and others who will march on ANZAC Day.
- 21 **MR THOMPSON (SANDRINGHAM)** — To move, That this House recognises the strong relationship formed with South Vietnam during the Vietnam War, which has led to a welcoming spirit of friendship to the many Vietnamese that moved to Australia over subsequent years, making a valuable contribution to Victoria and Australia.
- 22 **MR THOMPSON (SANDRINGHAM)** — To move, That this House thanks and reciprocates to the Vietnamese Community in Australia, Vic Chapter, its formal acknowledgement of both Australians and Vietnamese who were killed, injured, scarred or otherwise in the Vietnam War.
- 23 **MR THOMPSON (SANDRINGHAM)** — To move, That this House recognises Maurice Benson of Mentone, a resident of the Sandringham Electorate, for his leadership in Vietnam Veterans activities, and as a local who will lead the 2016 ANZAC Day march.
- 24 **MR ANGUS** — To move, That this House recognises John Hawad of Burwood East and Do Van Thang of Vermont South, residents of the Forest Hill Electorate, for their leadership in Vietnam Veterans activities, and as locals who will lead the 2016 ANZAC Day march.

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 13 APRIL 2016

- 132 **INFANT VIABILITY BILL 2015** — Petition presented by the Member for Narracan (13 April 2016) — Requesting that the Legislative Assembly supports the Infant Viability Bill 2015 introduced in the Legislative Council — To be considered (*Mr Blackwood*).
- 133 **DANGEROUS TRAFFIC IN TORQUAY** — Petition presented by the Member for South Barwon (13 April 2016) — Requesting that the Legislative Assembly supports the installation of traffic lights at the intersection of Surf Coast Highway and Beach Road, Torquay — To be considered (*Mr Katos*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 27 APRIL 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **JUSTICE LEGISLATION (EVIDENCE AND OTHER ACTS) AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **LAND (REVOCATION OF RESERVATIONS – METROPOLITAN LAND) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

- 4 **ROAD MANAGEMENT AMENDMENT (BUS STOP DELIVERY POWERS) BILL 2016** —
Second reading — *Resumption of debate (Mr Clark)*.
- 5 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION
STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business

Disallowance motions

Statements by members

Statements on parliamentary committee reports

Government business

Question time (11.00 am)

Government business *continued*

Matter of public importance or grievance debate (2.00 pm)

Government business *continued*

General business

Thursdays (and Fridays)

Formal business

Statements by members

Government business

Question time (11.00 am)

Government business *continued*

General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 67

Wednesday 27 April 2016
The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under Standing Order 171, this House requires the Government to produce to the House documents relating to the Vertigan Independent Review of State Finances provided to the government in 2011 by 5.00 pm on Monday 23 May 2016.

ORDERS OF THE DAY

- 1 **TREASURY AND FINANCE LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Hodggett).*
- 2 **HOUSE CONTRACTS GUARANTEE REPEAL BILL 2016** — Second reading — *Resumption of debate (Mr Hodggett).*
- 3 **LIVESTOCK DISEASE CONTROL AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh).*
- 4 **WITNESS PROTECTION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 5 **JUSTICE LEGISLATION (EVIDENCE AND OTHER ACTS) AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **LAND (REVOCAION OF RESERVATIONS – METROPOLITAN LAND) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 7 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 8 **ROAD MANAGEMENT AMENDMENT (BUS STOP DELIVERY POWERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 9 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

- 10 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 14 April 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 14 APRIL 2016

- 134 **MENTONE ACTIVITY CENTRE** — Petition presented by the Member for Sandringham (*14 April 2016*) — Requesting that the Legislative Assembly calls on the Government to reverse its decision to apply discretionary height limits and re-instate mandatory height limits for the Mentone Shopping Centre — To be considered (*Mr Thompson, Sandringam*).
- 135 **LOCATION OF CHILDCARE CENTRES** — Petition presented by the Member for Sandringham (*14 April 2016*) — Requesting that the Legislative Assembly calls on the Government to amend the Planning Scheme to require Municipal Councils and VCAT to restrict the location of large commercial childcare centres to general commercial business zones — To be considered (*Mr Thompson, Sandringam*).
- 136 **PUBLIC TRANSPORT IN SANDRINGHAM** — Petition presented by the Member for Sandringham (*14 April 2016*) — Requesting that the Legislative Assembly calls on the Minister for Public Transport to maintain and improve the delivery of reliable public transport services within the Sandringham electorate — To be considered (*Mr Thompson, Sandringam*).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 68

Tuesday 3 May 2016

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under Standing Order 171, this House requires the Government to produce to the House documents relating to the Vertigan Independent Review of State Finances provided to the government in 2011 by 5.00 pm on Monday 23 May 2016.

ORDERS OF THE DAY

- 1 ***APPROPRIATION (2016–2017) BILL 2016** — Second reading — *Resumption of debate (Mr Donnellan).*
- 2 ***STATE TAXATION AND OTHER ACTS AMENDMENT BILL 2016** — Second reading.
- 3 ***APPROPRIATION (PARLIAMENT 2016–2017) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **TREASURY AND FINANCE LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Hutchins).*
- 5 **HOUSE CONTRACTS GUARANTEE REPEAL BILL 2016** — Second reading — *Resumption of debate (Mr Eren).*
- 6 **LIVESTOCK DISEASE CONTROL AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh).*
- 7 **WITNESS PROTECTION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 8 **JUSTICE LEGISLATION (EVIDENCE AND OTHER ACTS) AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 9 **LAND (REVOCAION OF RESERVATIONS – METROPOLITAN LAND) BILL 2016** — Second reading — *Resumption of debate (Ms Williams).*

* *New entry.*

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- 10 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 11 **ROAD MANAGEMENT AMENDMENT (BUS STOP DELIVERY POWERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 12 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 13 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 27 April 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 27 APRIL 2016

- 137 **ADDITIONAL FRONTLINE POLICE** — Petition presented by the Member for Eildon (27 April 2016) — Requesting that the Legislative Assembly calls on the Government to commit to providing additional frontline police numbers — To be considered (*Ms McLeish*).
- 138 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Eildon (27 April 2016) — Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours — To be considered (*Ms McLeish*).

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 69

Wednesday 4 May 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — Discussion on matter (2.00 pm)

GOVERNMENT BUSINESS

NOTICES OF MOTION

- 1 **MS ALLAN** — To move, That under Standing Order 171, this House requires the Government to produce to the House documents relating to the Vertigan Independent Review of State Finances provided to the government in 2011 by 5.00 pm on Monday 23 May 2016.
- 2 ***MS ALLAN** — That so much of standing and sessional orders be suspended on Tuesday 24 May 2016, so as to allow:
 - (1) The sitting of the House to be suspended at 1.45 pm.
 - (2) The Speaker to take the chair at 2.00 pm, interrupt business, and the House proceed in accordance with paragraphs (3) to (7).
 - (3) Legislative Council members to be admitted onto the floor of the House and to remain until the motion for a parliamentary apology for laws criminalising homosexuality and the harms caused has concluded.
 - (4) The Premier to move a motion for a parliamentary apology for laws criminalising homosexuality and the harms caused and the Leader of the Opposition to speak on the motion.
 - (5) The Speaker to put the question on the motion at the conclusion of the contributions referred to in paragraph (4).
 - (6) The Minister for Equality to immediately move a motion to take note of the apology.
 - (7) Any business under discussion at the 1.45 pm suspension to be resumed at the completion of the take note motion or when the take note motion is adjourned.

3 ***MS ALLAN** — To move, That:

- (1) The Legislative Assembly invites members of the Legislative Council to attend a sitting of the Assembly in the Legislative Assembly Chamber on Tuesday 24 May 2016 at 2.00 pm for the consideration of the motion for a parliamentary apology for laws criminalising homosexuality and the harms caused.
- (2) The lower public gallery on the Opposition side of the House be deemed part of the Legislative Assembly Chamber and the Assembly standing orders be applied for the time that Council members are invited onto the floor of the House.
- (3) That a message be sent to the Legislative Council informing them accordingly.

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

‘18 Procedure for a division

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

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

ORDERS OF THE DAY

- 1 ***LAND (REVOCAION OF RESERVATIONS – REGIONAL VICTORIA LAND) BILL 2016** — Second reading.
- 2 ***PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2016** — Second reading.
- 3 **APPROPRIATION (2016–2017) BILL 2016** — Second reading — *Resumption of debate (Ms Ryall)*.
- 4 **APPROPRIATION (PARLIAMENT 2016–2017) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 5 **TREASURY AND FINANCE LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Hutchins)*.
- 6 **HOUSE CONTRACTS GUARANTEE REPEAL BILL 2016** — Second reading — *Resumption of debate (Mr Eren)*.
- 7 **LAND (REVOCAION OF RESERVATIONS – METROPOLITAN LAND) BILL 2016** — Second reading — *Resumption of debate (Ms Williams)*.
- 8 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.
- 9 **LIVESTOCK DISEASE CONTROL AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh)*.
- 10 **WITNESS PROTECTION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 11 **JUSTICE LEGISLATION (EVIDENCE AND OTHER ACTS) AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

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- 12 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 13 **ROAD MANAGEMENT AMENDMENT (BUS STOP DELIVERY POWERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 14 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 3 May 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 3 MAY 2016

- 139 **SANDRINGHAM HOSPITAL 24 HOUR EMERGENCY DEPARTMENT** — Petition presented by the Member for Sandringham (3 May 2016) — Requesting that the Legislative Assembly calls on the Government to maintain the 24 hour emergency department services at the Sandringham Hospital — To be considered (*Mr Thompson, Sandringham*).
- 140 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Eildon (3 May 2016) — Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours — To be considered (*Ms McLeish*).
- 141 **HAWKSBURN, TOORAK AND ARMADALE STATIONS PEAK HOUR SERVICE** — Petition presented by the Member for Prahran (3 May 2016) — Requesting that the Legislative Assembly permanently adopts the current temporary peak hour timetable operating at Hawksburn, Toorak and Armadale stations — To be considered (*Mr Hibbins*).

BUSINESS LISTED FOR FUTURE DAY

TUESDAY 17 MAY 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **STATE TAXATION AND OTHER ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr O'Brien, Malvern)*.

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015.

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

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

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
 - (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;

- (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 70

Tuesday 24 May 2016
The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under Standing Order 171, this House requires the Government to produce to the House documents relating to the Vertigan Independent Review of State Finances provided to the government in 2011 by 5.00 pm on Monday 23 May 2016.

ORDERS OF THE DAY

- 1 **APPROPRIATION (2016–2017) BILL 2016** — Second reading — *Resumption of debate (Ms Blandthorn).*
- 2 **APPROPRIATION (PARLIAMENT 2016–2017) BILL 2016** — Second reading — *Resumption of debate (Mr Pearson).*
- 3 **LIVESTOCK DISEASE CONTROL AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh).*
- 4 **WITNESS PROTECTION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 5 **JUSTICE LEGISLATION (EVIDENCE AND OTHER ACTS) AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 7 **ROAD MANAGEMENT AMENDMENT (BUS STOP DELIVERY POWERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 8 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 9 **STATE TAXATION AND OTHER ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr O'Brien, Malvern).*

- 10 **PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh).*
- 11 **LAND (REVOCAION OF RESERVATIONS – REGIONAL VICTORIA LAND) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 12 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 4 May 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 4 MAY 2016

- 142 **BAYSWATER LEVEL CROSSING REMOVAL PROJECT** — Petition presented by the Member for Bayswater (4 May 2016) — Requesting that the Legislative Assembly calls on the Government to keep the existing three lane carriageway on Mountain Highway — To be considered (*Ms Victoria*).
- 143 **INFANT VIABILITY BILL 2015** — Petition presented by the Member for Forest Hill (4 May 2016) — Requesting that the Legislative Assembly supports the Infant Viability Bill 2015 introduced in the Legislative Council — To be considered (*Mr Angus*).
- 144 **SAFE SCHOOLS PROGRAM** — Petition presented by the Member for Forest Hill (4 May 2016) — Requesting that the Legislative Assembly calls on the Government to stop compelling Victorian secondary schools to implement the Safe Schools program and allow parents to decide if their children will participate in the program — To be considered (*Mr Angus*).
- 145 **BUS ROUTE 788** — Petition presented by the Member for Nepean (4 May 2016) — Requesting that the Legislative Assembly increases the frequency of the 788 bus service, connect the route with Frankston Hospital and Monash University, Frankston and publishes the Mornington Peninsula Bus Network Review — To be considered (*Mr Dixon*).
- 146 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Morwell (4 May 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Mr Northe*).

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

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

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

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

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

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

***18 Procedure for a division**

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

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

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LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 71

Wednesday 25 May 2016

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

GRIEVANCES — Debate on the question — That grievances be noted (2.00 pm)

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 ***TOBACCO AMENDMENT BILL 2016** — Second reading.
- 2 ***CROWN LAND LEGISLATION AMENDMENT BILL 2016** — Second reading.
- 3 ***NATIONAL PARKS AND VICTORIAN ENVIRONMENTAL ASSESSMENT COUNCIL ACTS AMENDMENT BILL 2016** — Second reading.
- 4 ***RURAL ASSISTANCE SCHEMES BILL 2016** — Second reading.
- 5 ***OWNERS CORPORATIONS AMENDMENT (SHORT-STAY ACCOMMODATION) BILL 2016** — Second reading.
- 6 ***FINES REFORM AND INFRINGEMENTS ACTS AMENDMENT BILL 2016 — AMENDMENTS OF THE LEGISLATIVE COUNCIL** — To be considered.
- 7 ***INTEGRITY AND ACCOUNTABILITY LEGISLATION AMENDMENT (A STRONGER SYSTEM) BILL 2015 — AMENDMENTS OF THE LEGISLATIVE COUNCIL** — To be considered.
- 8 **APPROPRIATION (2016–2017) BILL 2016** — Second reading — *Resumption of debate (Ms Blandthorn).*
- 9 **PRODUCTION OF DOCUMENTS** — *Resumption of debate on the question* — That under Standing Order 171, this House requires the Government to produce to the House documents relating to the Vertigan Independent Review of State Finances provided to the government in 2011 by 5.00 pm on Monday 23 May 2016 — *and on the amendment* — That the expression after ‘5.00 pm’ be omitted with the view of inserting in its place the expression ‘on Monday 6 June 2016.’ (*Mr Pearson*).

* *New entry.*

-
- 10 **APPROPRIATION (PARLIAMENT 2016–2017) BILL 2016** — Second reading — *Resumption of debate (Mr Pearson).*
- 11 **STATE TAXATION AND OTHER ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr O'Brien, Malvern).*
- 12 **LIVESTOCK DISEASE CONTROL AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh).*
- 13 **WITNESS PROTECTION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 14 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan).*
- 15 ***PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy).*
- 16 **JUSTICE LEGISLATION (EVIDENCE AND OTHER ACTS) AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 17 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 18 **ROAD MANAGEMENT AMENDMENT (BUS STOP DELIVERY POWERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 19 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 20 **PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh).*
- 21 **LAND (REVOCATION OF RESERVATIONS – REGIONAL VICTORIA LAND) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 24 May 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 24 MAY 2016

- 147 **SANDRINGHAM HOSPITAL 24 HOUR EMERGENCY DEPARTMENT** — Petition presented by the Member for Sandringham (24 May 2016) — Requesting that the Legislative Assembly calls on the Government to maintain the 24 hour emergency department services at the Sandringham Hospital — To be considered (*Mr Thompson, Sandringham*).
- 148 **INFANT VIABILITY BILL 2015** — Petition presented by the Member for South Barwon (24 May 2016) — Requesting that the Legislative Assembly supports the Infant Viability Bill 2015 introduced in the Legislative Council — To be considered (*Mr Katos*).
- 149 **INFANT VIABILITY BILL 2015** — Petition presented by the Member for Mildura (24 May 2016) — Requesting that the Legislative Assembly supports the Infant Viability Bill 2015 introduced in the Legislative Council — To be considered (*Mr Crisp*).
- 150 **MURRINDINDI SHIRE RATES** — Petition presented by the Member for Eildon (24 May 2016) — Requesting that the Legislative Assembly keeps Murrindindi Shire rates in line with the Consumer Price Index — To be considered (*Ms McLeish*).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

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

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business

Disallowance motions

Statements by members

Statements on parliamentary committee reports

Government business

Question time (11.00 am)

Government business *continued*

Matter of public importance or grievance debate (2.00 pm)

Government business *continued*

General business

Thursdays (and Fridays)

Formal business

Statements by members

Government business

Question time (11.00 am)

Government business *continued*

General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

18 Procedure for a division

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

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

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 72

Thursday 26 May 2016

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 ***MS ALLAN** — To move, That this House takes note of the 2016–17 budget papers.

ORDERS OF THE DAY

- 1 **LIVESTOCK DISEASE CONTROL AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh).*
- 2 **WITNESS PROTECTION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 3 **STATE TAXATION AND OTHER ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr O'Brien, Malvern).*
- 4 **APPROPRIATION (2016–2017) BILL 2016** — Second reading — *Resumption of debate (Mr Donnellan).*
- 5 **APPROPRIATION (PARLIAMENT 2016–2017) BILL 2016** — Second reading — *Resumption of debate (Mr Pearson).*
- 6 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan).*
- 7 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy).*
- 8 **JUSTICE LEGISLATION (EVIDENCE AND OTHER ACTS) AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

* *New entry.*

-
- 9 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 10 **ROAD MANAGEMENT AMENDMENT (BUS STOP DELIVERY POWERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 11 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 12 **PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh)*.
- 13 **LAND (REVOCATION OF RESERVATIONS – REGIONAL VICTORIA LAND) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 25 May 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 25 MAY 2016

- 151 **BAYSWATER LEVEL CROSSING REMOVAL PROJECT** — Petition presented by the Member for Bayswater (25 May 2016) — Requesting that the Legislative Assembly calls on the Government to keep the existing three lane carriageway on Mountain Highway — To be considered (*Ms Victoria*).
- 152 **INFANT VIABILITY BILL 2015** — Petition presented by the Member for Benambra (25 May 2016) — Requesting that the Legislative Assembly supports the Infant Viability Bill 2015 introduced in the Legislative Council — To be considered (*Mr Tilley*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 8 JUNE 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **TOBACCO AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **CROWN LAND LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **NATIONAL PARKS AND VICTORIAN ENVIRONMENTAL ASSESSMENT COUNCIL ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 4 **RURAL ASSISTANCE SCHEMES BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 5 **OWNERS CORPORATIONS AMENDMENT (SHORT-STAY ACCOMMODATION) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

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

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

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

14 Responses to adjournment matters

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

15 Second reading speeches incorporated in Hansard

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

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

16 Time limit for lead speakers

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

17 Order of business

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

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

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

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

18 Procedure for a division

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

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

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 73

Tuesday 7 June 2016

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICES OF MOTION

- 1 **MS ALLAN** — To move, That this House takes note of the 2016–17 budget papers.
- 2 ***MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 20 June 2016.

ORDERS OF THE DAY

- 1 **ROAD MANAGEMENT AMENDMENT (BUS STOP DELIVERY POWERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **JUSTICE LEGISLATION (EVIDENCE AND OTHER ACTS) AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 4 **PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh)*.
- 5 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 6 **LAND (REVOCAION OF RESERVATIONS – REGIONAL VICTORIA LAND) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 7 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.

* *New entry.*

- 8 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 26 May 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

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

ORDERS OF THE DAY MADE ON 26 MAY 2016

- 153 **ARMSTRONG AND MURRAY STREETS INTERSECTION, COLAC** — Petition presented by the Member for Polwarth (26 May 2016) — Requesting that the Legislative Assembly calls on the Government to install traffic lights at the intersection of Armstrong and Murray Streets in Colac — To be considered (*Mr Riordan*).
- 154 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Ripon (26 May 2016) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Ms Staley*).
- 155 **POLICE PRESENCE IN CRESWICK** — Petition presented by the Member for Ripon (26 May 2016) — Requesting that the Legislative Assembly calls on the Government to return permanently stationed police officers in Creswick — To be considered (*Ms Staley*).
- 156 **INFANT VIABILITY BILL 2015** — Petition presented by the Member for Croydon (26 May 2016) — Requesting that the Legislative Assembly supports the Infant Viability Bill 2015 introduced in the Legislative Council — To be considered (*Mr Hodgett*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 8 JUNE 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **TOBACCO AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **CROWN LAND LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **NATIONAL PARKS AND VICTORIAN ENVIRONMENTAL ASSESSMENT COUNCIL ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 4 **RURAL ASSISTANCE SCHEMES BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 5 **OWNERS CORPORATIONS AMENDMENT (SHORT-STAY ACCOMMODATION) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

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

COMMITTEES

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

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

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

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

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

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

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

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

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

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

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

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

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

SESSIONAL ORDERS

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

1 Days and times of meeting

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

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

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

5 Who may ask oral questions without notice

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

6 Supplementary questions without notice

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

7 Ministers' statements

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

8 Time limits on answers and questions

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

9 Constituency questions

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

10 Duration of question time

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

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

11 Content of answers

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

12 Answers to questions on notice

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

13 Notices of motion

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

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

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business

Disallowance motions

Statements by members

Statements on parliamentary committee reports

Government business

Question time (11.00 am)

Government business *continued*

Matter of public importance or grievance debate (2.00 pm)

Government business *continued*

General business

Thursdays (and Fridays)

Formal business

Statements by members

Government business

Question time (11.00 am)

Government business *continued*

General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

18 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 74

Wednesday 8 June 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — Discussion on matter (2.00 pm)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 20 June 2016.

ORDERS OF THE DAY

- 1 ***MELBOURNE COLLEGE OF DIVINITY AMENDMENT BILL 2016** — Second reading.
- 2 ***LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2016** — Second reading.
- 3 ***POWERS OF ATTORNEY AMENDMENT BILL 2016** — Second reading.
- 4 **ROAD MANAGEMENT AMENDMENT (BUS STOP DELIVERY POWERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 5 **JUSTICE LEGISLATION (EVIDENCE AND OTHER ACTS) AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **RURAL ASSISTANCE SCHEMES BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 7 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan).*

* *New entry.*

- 8 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy)*.
- 9 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Sheed)*.
- 10 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 11 **PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh)*.
- 12 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 13 **LAND (REVOCAION OF RESERVATIONS – REGIONAL VICTORIA LAND) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 14 **TOBACCO AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 15 **CROWN LAND LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 16 **NATIONAL PARKS AND VICTORIAN ENVIRONMENTAL ASSESSMENT COUNCIL ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 17 **OWNERS CORPORATIONS AMENDMENT (SHORT-STAY ACCOMMODATION) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICE GIVEN ON 7 JUNE 2016

- 20 **MR BATTIN** — To move, That this House supports Country Fire Authority volunteers in their call to keep the CFA's operations under the full authority of the CFA Chief Executive Officer and the CFA Chief Officer.

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 7 JUNE 2016

- 157 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Gippsland East (7 June 2016) — Requesting that the Legislative Assembly calls on the Government to not give control of the Country Fire Authority to the United Firefighters Union — To be considered (*Mr Bull, Gippsland East*).
- 158 **SANDRINGHAM HOSPITAL 24 HOUR EMERGENCY DEPARTMENT** — Petition presented by the Member for Brighton (7 June 2016) — Requesting that the Legislative Assembly calls on the Government to maintain the 24 hour emergency department services at the Sandringham Hospital — To be considered (*Ms Asher*).
- 159 **CRAIGIEBURN ROAD WEST AND DORCHESTER STREET INTERSECTION, CRAIGIEBURN** — Petition presented by the Member for Yuroke (7 June 2016) — Requesting that the Legislative Assembly calls on the Government to fund works to improve the Craigieburn Road West and Dorchester Street intersection, Craigieburn — To be considered (*Ms Spence*).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 9 JUNE 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 ***CRIMES AMENDMENT (SEXUAL OFFENCES) BILL 2016** — Second reading.

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015 and 4 May 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business

Disallowance motions

Statements by members

Statements on parliamentary committee reports

Government business

Question time (11.00 am)

Government business *continued*

Matter of public importance or grievance debate (2.00 pm)

Government business *continued*

General business

Thursdays (and Fridays)

Formal business

Statements by members

Government business

Question time (11.00 am)

Government business *continued*

General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

18 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 75

Thursday 9 June 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 20 June 2016.

ORDERS OF THE DAY

- 1 **CRIMES AMENDMENT (SEXUAL OFFENCES) BILL 2016** — Second reading.
- 2 **JUSTICE LEGISLATION (EVIDENCE AND OTHER ACTS) AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pearson)*.
- 3 **RURAL ASSISTANCE SCHEMES BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 4 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Sheed)*.
- 5 **ROAD MANAGEMENT AMENDMENT (BUS STOP DELIVERY POWERS) BILL 2016** — Second reading — *Resumption of debate (Ms Hutchins)*.
- 6 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.
- 7 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy)*.
- 8 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 9 **PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh)*.

-
- 10 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 11 **LAND (REVOCAION OF RESERVATIONS – REGIONAL VICTORIA LAND) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 12 **TOBACCO AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 13 **CROWN LAND LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 14 **NATIONAL PARKS AND VICTORIAN ENVIRONMENTAL ASSESSMENT COUNCIL ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 15 **OWNERS CORPORATIONS AMENDMENT (SHORT-STAY ACCOMMODATION) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 8 June 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 8 JUNE 2016

- 160 **BAYSWATER LEVEL CROSSING REMOVAL PROJECT** — Petition presented by the Member for Bayswater (8 June 2016) — Requesting that the Legislative Assembly calls on the Government to keep the existing three lane carriageway on Mountain Highway — To be considered (*Ms Victoria*).
- 161 **GIPPSLAND CARERS ASSOCIATION** — Petition presented by the Member for Morwell (8 June 2016) — Requesting that the Legislative Assembly calls on the Government to adopt the Liberal-Nationals Coalition's pre-election financial pledge of \$120,000 to support the Gippsland Carers Association — To be considered (*Mr Northe*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 22 JUNE 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **MELBOURNE COLLEGE OF DIVINITY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 2 **LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 3 **POWERS OF ATTORNEY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015 and 4 May 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

18 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 76

Tuesday 21 June 2016

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 †**MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 8 August 2016.

ORDERS OF THE DAY

- 1 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 2 **TOBACCO AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 3 **PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Walsh).*
- 4 **LAND (REVOCATION OF RESERVATIONS – REGIONAL VICTORIA LAND) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 5 **NATIONAL PARKS AND VICTORIAN ENVIRONMENTAL ASSESSMENT COUNCIL ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 7 **OWNERS CORPORATIONS AMENDMENT (SHORT-STAY ACCOMMODATION) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 8 **CROWN LAND LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 9 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Sheed).*

† Amended under SO 140.

- 10 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.
- 11 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 9 June 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 9 JUNE 2016

- 162 **SKY RAIL ALONG THE FRANKSTON RAILWAY LINE** — Petition presented by the Member for Bulleen (9 June 2016) — Requesting that the Legislative Assembly calls on the Government to abandon any plans for an elevated sky rail along any part of the Frankston railway line — To be considered (*Mr Guy*).
- 163 **SKY RAIL AND COMMUNITY CONSULTATION ON THE FRANKSTON RAILWAY LINE** — Petition presented by the Member for Bulleen (9 June 2016) — Requesting that the Legislative Assembly calls on the Government to abandon plans for an elevated sky rail along the Frankston railway line, and consult with the local community where below-ground rail crossings are not possible — To be considered (*Mr Guy*).
- 164 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Mildura (9 June 2016) — Requesting that the Legislative Assembly calls on the Government to not give control of the Country Fire Authority to the United Firefighters Union — To be considered (*Mr Crisp*).
- 165 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Lowan (9 June 2016) — Requesting that the Legislative Assembly calls on the Government to not give control of the Country Fire Authority to the United Firefighters Union — To be considered (*Ms Kealy*).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 22 JUNE 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **MELBOURNE COLLEGE OF DIVINITY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 2 **LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 3 **POWERS OF ATTORNEY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*

THURSDAY 23 JUNE 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **CRIMES AMENDMENT (SEXUAL OFFENCES) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy, Ms McLeish and Ms Sheed.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015 and 4 May 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

18 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 77

Wednesday 22 June 2016

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — Discussion on matter (2.00 pm)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 8 August 2016.

ORDERS OF THE DAY

- 1 **PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr McCurdy).*
- 2 **LAND (REVOCAION OF RESERVATIONS – REGIONAL VICTORIA LAND) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 3 **NATIONAL PARKS AND VICTORIAN ENVIRONMENTAL ASSESSMENT COUNCIL ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Sheed).*
- 5 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan).*
- 6 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy).*
- 7 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Spence).*
- 8 **TOBACCO AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pakula).*

- 9 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 10 **OWNERS CORPORATIONS AMENDMENT (SHORT-STAY ACCOMMODATION) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 11 **CROWN LAND LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 12 **MELBOURNE COLLEGE OF DIVINITY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 13 **LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 14 **POWERS OF ATTORNEY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 21 June 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 21 JUNE 2016

- 166 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Eildon (21 June 2016) — Requesting that the Legislative Assembly calls on the Government to not give control of the Country Fire Authority to the United Firefighters Union — To be considered (*Mr Katos*).
- 167 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Eildon (21 June 2016) — Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours — To be considered (*Mr Katos*).

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 23 JUNE 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **CRIMES AMENDMENT (SEXUAL OFFENCES) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

***FAMILY AND COMMUNITY DEVELOPMENT (JOINT)** — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015 and 4 May 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business

Disallowance motions

Statements by members

Statements on parliamentary committee reports

Government business

Question time (11.00 am)

Government business *continued*

Matter of public importance or grievance debate (2.00 pm)

Government business *continued*

General business

Thursdays (and Fridays)

Formal business

Statements by members

Government business

Question time (11.00 am)

Government business *continued*

General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

18 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 78

Thursday 23 June 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — *Under SO 40*

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 8 August 2016.
- 2 ***MS ALLAN** — To move, That under s 33 of the *Parliamentary Committees Act 2003*, an inquiry be referred to the Economic, Education, Jobs and Skills Committee, for consideration and report no later than 1 July 2017, into supporting the role of communities in the Victorian energy economy and, in undertaking the inquiry, the Committee should:
 - (1) look at the potential role of co-operatives, mutuals, social enterprises and community ownership in the energy sector;
 - (2) investigate the benefits of community owned energy programs;
 - (3) investigate the best ways to encourage the uptake of community energy projects;
 - (4) investigate the ability to expand community energy projects outside of solar and wind power;
 - (5) review the best practice models of other Australian and international jurisdictions for supporting community ownership options in the energy sector;
 - (6) investigate the challenges to community energy projects in metropolitan areas; and
 - (7) investigate ways to support communities to surmount challenges to community owned energy in metropolitan areas.
- 3 ***MS ALLAN** — To move, That the amendments to the standing and sessional orders in the Appendix 1 of the Standing Orders Committee's report on the Inquiry into sitting hours and operation of the House, June 2016 be agreed to, to come into effect on Tuesday 16 August 2016 and the Clerk be authorised to carry out any consequential renumbering required.
- 4 ***MS ALLAN** — To move, That Sessional Order 7 be amended, to come into operation from the beginning of the next sitting week, as follows — omit the words 'of new government initiatives, projects and achievements' and insert the words 'about matters related to their portfolio'.

* *New entry.*

ORDERS OF THE DAY

- 1 ***FREEDOM OF INFORMATION AMENDMENT (OFFICE OF THE VICTORIAN INFORMATION COMMISSIONER) BILL 2016** — Second reading.
- 2 **CRIMES AMENDMENT (SEXUAL OFFENCES) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.
- 3 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley)*.
- 4 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.
- 5 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy)*.
- 6 **PRIMARY INDUSTRIES LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Spence)*.
- 7 **LAND (REVOCATION OF RESERVATIONS — REGIONAL VICTORIA LAND) BILL 2016** — Second reading — *Resumption of debate (Ms Spence)*.
- 8 **NATIONAL PARKS AND VICTORIAN ENVIRONMENTAL ASSESSMENT COUNCIL ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Donnellan)*.
- 9 **VICTORIAN FUNDS MANAGEMENT CORPORATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Spence)*.
- 10 **TOBACCO AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pakula)*.
- 11 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 12 **OWNERS CORPORATIONS AMENDMENT (SHORT-STAY ACCOMMODATION) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 13 **CROWN LAND LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 14 **MELBOURNE COLLEGE OF DIVINITY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 15 **LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.
- 16 **POWERS OF ATTORNEY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 22 June 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 22 JUNE 2016

- 168 **MENTONE ACTIVITY CENTRE** — Petition presented by the Member for Sandringham (22 June 2016) — Requesting that the Legislative Assembly calls on the Government to reverse its decision to apply discretionary height limits and re-instate mandatory height limits for the Mentone Shopping Centre — To be considered (*Mr Thompson, Sandringham*).
- 169 **BUS ROUTE 788** — Petition presented by the Member for Nepean (22 June 2016) — Requesting that the Legislative Assembly increases the frequency of the 788 bus service, connects the route with Frankston Hospital and Monash University, Frankston and publishes the Mornington Peninsula Bus Network Review — To be considered (*Mr Dixon*).
- 170 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Morwell (22 June 2016) — Requesting that the Legislative Assembly calls on the Government to not give control of the Country Fire Authority to the United Firefighters Union — To be considered (*Mr Northe*).
- 171 **GIPPSLAND CARERS ASSOCIATION** — Petition presented by the Member for Morwell (22 June 2016) — Requesting that the Legislative Assembly calls on the Government to adopt the Liberal-Nationals Coalition's pre-election financial pledge of \$120,000 to support the Gippsland Carers Association — To be considered (*Mr Northe*).
- 172 **POLICE PRESENCE IN CRESWICK** — Petition presented by the Member for Ripon (22 June 2016) — Requesting that the Legislative Assembly calls on the Government to return permanently stationed police officers in Creswick — To be considered (*Ms Staley*).
- 173 **DECOMMISSIONED VICTORIA UNIVERSITY SITE, SUNBURY** — Petition presented by the Member for Sunbury (21 June 2016) — Requesting that the Legislative Assembly facilitates the reacquisition of the decommissioned Victoria University Site in Sunbury — To be considered (*Mr Bull, Sunbury*).

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015 and 4 May 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Incorporation of statements of compatibility

A statement of compatibility tabled under s28 of the *Charter of Human Rights and Responsibilities Act 2006* will be incorporated in Hansard, without leave being required.

3 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

4 Condolence motions

Where a condolence motion occurs under SO 42(1)(a), the House may adjourn for a period of one hour at the conclusion of the motion.

5 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

6 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

7 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House of new government initiatives, projects and achievements.

8 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

9 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. A copy must be given to the member who asked the question, and printed in Hansard.

10 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

11 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. A copy of any written response provided under this sessional order must be given to the member who asked the question and printed in Hansard.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question, and a copy will be printed in Hansard.

12 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

13 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).

- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally or, where a member seeks to move the motion during formal business by leave, and leave is refused, the member may give notice of that motion.
- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

14 Responses to adjournment matters

If the minister responsible is not present in the House to respond to issues raised by members under SO 33, the minister will provide a written response to the member who raised the matter within 30 days.

15 Second reading speeches incorporated in Hansard

A second reading speech for a bill being introduced by a member or minister will be incorporated into Hansard at the request of the member or minister, with the following exceptions:

- (1) Where the speech contains a statement under s 85(5)(c) of the *Constitution Act 1975*, that statement must be delivered verbally to the House.
- (2) Where a speech contains a statement under s 31(5) of the *Charter of Human Rights and Responsibilities Act 2006* that statement must be delivered verbally to the House.

16 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

17 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:

-
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
 - (b) if a division is taking place at 2.00 pm:
 - (i) it will be completed without interruption and result announced;
 - (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
 - (iii) business is then interrupted following the procedure in sub-paragraph (a);
 - (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
 - (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

18 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 79

Tuesday 16 August 2016
The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 8 August 2016.

ORDERS OF THE DAY

- 1 ***NATIONAL DOMESTIC VIOLENCE ORDER SCHEME BILL 2016** — Second reading.
- 2 **CROWN LAND LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 3 **MELBOURNE COLLEGE OF DIVINITY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **OWNERS CORPORATIONS AMENDMENT (SHORT-STAY ACCOMMODATION) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 5 **LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 6 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 7 **POWERS OF ATTORNEY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 8 **FREEDOM OF INFORMATION AMENDMENT (OFFICE OF THE VICTORIAN INFORMATION COMMISSIONER) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 9 ***ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.

* *New entry.*

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- 10 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley)*.
- 11 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.
- 12 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 23 June 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 23 JUNE 2016

- 174 **BAYSWATER LEVEL CROSSING REMOVAL PROJECT** — Petition presented by the Member for Bayswater (23 June 2016) — Requesting that the Legislative Assembly calls on the Government to keep the existing three lane carriageway on Mountain Highway — To be considered (*Ms Victoria*).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 *Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 *Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 *Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 *Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 80

Wednesday 17 August 2016

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

GRIEVANCES — Debate on the question — That grievances be noted (2.00 pm)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 †**MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 10 October 2016.

ORDERS OF THE DAY

- 1 ***LOCAL GOVERNMENT AMENDMENT BILL 2016** — Second reading.
- 2 ***POLICE AND JUSTICE LEGISLATION AMENDMENT (MISCELLANEOUS) BILL 2016** — Second reading.
- 3 ***MELBOURNE AND OLYMPIC PARKS AMENDMENT BILL 2016** — Second reading.
- 4 **LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.
- 5 **POWERS OF ATTORNEY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.
- 6 **OWNERS CORPORATIONS AMENDMENT (SHORT-STAY ACCOMMODATION) BILL 2016** — Second reading — *Resumption of debate on the question* — That this bill be now read a second time — *and on the amendment* — That all the words after ‘That’ be omitted with the view of inserting in their place the words ‘this House refuses to read this Bill a second time until community consultation and further research and investigation have been conducted into all the issues presented by the short-stay accommodation industry operating in Victoria’.

† Amended under SO 140.

* New entry.

- 7 **CROWN LAND LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Foley).*
- 8 **MELBOURNE COLLEGE OF DIVINITY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Hennessey).*
- 9 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 10 **FREEDOM OF INFORMATION AMENDMENT (OFFICE OF THE VICTORIAN INFORMATION COMMISSIONER) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 11 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 12 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley).*
- 13 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan).*
- 14 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessey).*

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 16 AUGUST 2016

- 21 **MR HIBBINS** — To move, That this House — (a) supports marriage equality; (b) calls on the Parliament of the Commonwealth of Australia to amend the Marriage Act 1961 (Cth) to provide for marriage equality; and (c) calls on the Federal Government to abandon the proposed plebiscite on marriage equality.
- 22 **MR HIBBINS** — To move, That this House — (a) notes that legislation is proceeding through NSW parliament to shut down the greyhound racing industry by July 2017; (b) notes the ongoing deaths and injuries to dogs in the Victorian industry; and (c) calls on the government to introduce legislation to end greyhound racing in Victoria.
- 23 **MR HIBBINS** — To move, That under SO 171, this House requires the Government to produce to the House the Punt Road Public Acquisition Overlay Advisory Committee Report by 12.00 pm Tuesday 30 August 2016.

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 16 AUGUST 2016

- 175 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Eildon (*16 August 2016*) — Requesting that the Legislative Assembly calls on the Government to not give control of the Country Fire Authority to the United Firefighters Union — To be considered (*Ms McLeish*).
- 176 **KANGAROO NUMBERS ACROSS COUNTRY VICTORIA** — Petition presented by the Member for Euroa (*16 August 2016*) — Requesting that the Legislative Assembly calls on the Government to control the increasing kangaroo population in order to protect motorists and ensure sustainability — To be considered (*Mr Crisp*).

BUSINESS LISTED FOR FUTURE DAY

TUESDAY 30 AUGUST 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **NATIONAL DOMESTIC VIOLENCE ORDER SCHEME BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 81

Thursday 18 August 2016
The Speaker takes the Chair at 2.00 pm

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME (2.00 pm)

STATEMENTS BY MEMBERS — *Under SO 40*

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 10 October 2016.

ORDERS OF THE DAY

- 1 **LOCAL GOVERNMENT AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Morris)*.
- 2 **OWNERS CORPORATIONS AMENDMENT (SHORT-STAY ACCOMMODATION) BILL 2016** — Second reading — *Resumption of debate on the question* — That this bill be now read a second time — *and on the amendment* — That all the words after ‘That’ be omitted with the view of inserting in their place the words ‘this House refuses to read this Bill a second time until community consultation and further research and investigation have been conducted into all the issues presented by the short-stay accommodation industry operating in Victoria’.
- 3 **POWERS OF ATTORNEY AMENDMENT BILL 2016** — Second reading — *Resumption of debate*.
- 4 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley)*.
- 5 **LEGAL PROFESSION UNIFORM LAW APPLICATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Allan)*.
- 6 **CROWN LAND LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Foley)*.
- 7 **MELBOURNE COLLEGE OF DIVINITY AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Hennessey)*.
- 8 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

- 9 **FREEDOM OF INFORMATION AMENDMENT (OFFICE OF THE VICTORIAN INFORMATION COMMISSIONER) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.
- 10 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 11 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.
- 12 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 17 August 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 17 AUGUST 2016

- 177 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Ripon (*17 August 2016*) — Requesting that the Legislative Assembly calls on the Government to not give control of the Country Fire Authority to the United Firefighters Union — To be considered (*Ms Staley*).
- 178 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Nepean (*17 August 2016*) — Requesting that the Legislative Assembly calls on the Government to not give control of the Country Fire Authority to the United Firefighters Union — To be considered (*Mr Dixon*).
- 179 **BUS ROUTE 788** — Petition presented by the Member for Nepean (*17 August 2016*) — Requesting that the Legislative Assembly increases the frequency of the 788 bus service, connects the route with Frankston Hospital and Monash University, Frankston and publishes the Mornington Peninsula Bus Network Review — To be considered (*Mr Dixon*).
- 180 **ECHUCA TO BENDIGO TRAIN LINE** — Petition presented by the Member for Murray Plains (*17 August 2016*) — Requesting that the Legislative Assembly ensures the Government upgrades the Echuca to Bendigo train line from class four to class two in order to increase the line speed — To be considered (*Mr Walsh*).
- 181 **SANDRINGHAM HOSPITAL 24 HOUR EMERGENCY DEPARTMENT** — Petition presented by the Member for Sandringham (*17 August 2016*) — Requesting that the Legislative Assembly calls on the Government to maintain the 24 hour emergency department services at the Sandringham Hospital — To be considered (*Mr Thompson, Sandringham*).

- 182 **SKYRAIL AND CHELTENHAM STATION** — Petition presented by the Member for Sandringham (*17 August 2016*) — Requesting that the Legislative Assembly calls on the Government to seek a method for separating road and rail at Cheltenham Station that does not involve the construction of a Skyrail — To be considered (*Mr Thompson, Sandringham*).
- 183 **ADDITIONAL PUBLIC HOLIDAYS** — Petition presented by the Member for Bayswater (*17 August 2016*) — Requesting that the Legislative Assembly calls on the Government to reconsider its decision to introduce two additional public holidays — To be considered (*Ms Victoria*).
- 184 **BAYSWATER LEVEL CROSSING REMOVAL PROJECT** — Petition presented by the Member for Bayswater (*17 August 2016*) — Requesting that the Legislative Assembly calls on the Government to keep the existing three lane carriageway on Mountain Highway — To be considered (*Ms Victoria*).
- 185 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Lowan (*17 August 2016*) — Requesting that the Legislative Assembly calls on the Government to not give control of the Country Fire Authority to the United Firefighters Union — To be considered (*Ms Kealy*).
- 186 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Gippsland South (*17 August 2016*) — Requesting that the Legislative Assembly calls on the Government to not give control of the Country Fire Authority to the United Firefighters Union — To be considered (*Mr O'Brien, Gippsland South*).
- 187 **CHRISTMAS CAROL BAN IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Gippsland South (*17 August 2016*) — Requesting that the Legislative Assembly ensures the Government reverses the ban on singing traditional Christmas carols in Victorian government schools — To be considered (*Mr O'Brien, Gippsland South*).
- 188 **TRANSPORT LINK FOR THE GIPPSLAND REGION** — Petition presented by the Member for Gippsland South (*17 August 2016*) — Requesting that the Legislative Assembly directs the Government to adopt the Liberal–Nationals Coalition’s plan to invest in major rail infrastructure projects and service improvements to deliver a better public transport link for the Gippsland region — To be considered (*Mr O'Brien, Gippsland South*).

BUSINESS LISTED FOR FUTURE DAYS

TUESDAY 30 AUGUST 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **NATIONAL DOMESTIC VIOLENCE ORDER SCHEME BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

WEDNESDAY 31 AUGUST 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **POLICE AND JUSTICE LEGISLATION AMENDMENT (MISCELLANEOUS) BILL 2016** —
Second reading — *Resumption of debate (Mr Clark).*
- 2 **MELBOURNE AND OLYMPIC PARKS AMENDMENT BILL 2016** — Second reading —
Resumption of debate (Mr Clark).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

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 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 82

Tuesday 30 August 2016
The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 10 October 2016.

ORDERS OF THE DAY

- 1 ***BIRTHS, DEATHS AND MARRIAGES REGISTRATION AMENDMENT BILL 2016 — Second reading.**
- 2 ***ESTATE AGENTS AMENDMENT (UNDERQUOTING) BILL 2016 — Second reading.**
- 3 **NATIONAL DOMESTIC VIOLENCE ORDER SCHEME BILL 2016 — Second reading — Resumption of debate (Mr Clark).**
- 4 **FREEDOM OF INFORMATION AMENDMENT (OFFICE OF THE VICTORIAN INFORMATION COMMISSIONER) BILL 2016 — Second reading — Resumption of debate (Mr Pesutto).**
- 5 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016 — Second reading — Resumption of debate (Mr Clark).**
- 6 **BUDGET PAPERS — That this House takes note of the 2016–17 budget papers — Resumption of debate (Ms Graley).**
- 7 **ROYAL COMMISSION INTO FAMILY VIOLENCE — That this House takes note of the Report of the Royal Commission into Family Violence — Resumption of debate (Ms Allan).**
- 8 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — Resumption of debate (Ms Hennessy).**

* *New entry.*

- 9 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 18 AUGUST 2016

- 24 **MS SANDELL** — To move, That this House calls on the Government to ban the sale or supply of bags that are made (in whole or part) of plastic, except bags that are specifically designed for medical or health-related purposes, or for police or security purposes.
- 25 **MS SANDELL** — To move, That this House calls on the Government to ban plastic particles (microbeads) of less than 5mm contained in or added to cosmetics, personal hygiene products or household detergents.
- 26 **MS SANDELL** — To move, That this House calls on the Government to ban the selling, in Victoria, of fresh fruit and vegetables in unnecessary plastic or foam packaging.
- 27 **MS SANDELL** — To move, That this House calls on the Government to introduce a container deposit and refund scheme in Victoria, to bring the State in line with South Australia and the Northern Territory who have already introduced such schemes, and Queensland, WA and NSW who will introduce schemes in the next two years.

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 18 AUGUST 2016

- 189 **ACLAND VILLAGE TRAM UPGRADE** — Petition presented by the Member for Hastings (18 August 2016) — Requesting that the Legislative Assembly calls on the Government to stop or defer the Acland Village tram upgrade until consultation and planning with the community is completed — To be considered (*Mr Burgess*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 31 AUGUST 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **POLICE AND JUSTICE LEGISLATION AMENDMENT (MISCELLANEOUS) BILL 2016** —
Second reading — *Resumption of debate (Mr Clark).*
- 2 **MELBOURNE AND OLYMPIC PARKS AMENDMENT BILL 2016** — Second reading —
Resumption of debate (Mr Clark).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 83

Wednesday 31 August 2016

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — Discussion on matter (2.00 pm)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 10 October 2016.

ORDERS OF THE DAY

- 1 ***CORRECTIONS LEGISLATION AMENDMENT BILL 2016** — Second reading.
- 2 ***EQUAL OPPORTUNITY AMENDMENT (RELIGIOUS EXCEPTIONS) BILL 2016** — Second reading.
- 3 ***TRADITIONAL OWNER SETTLEMENT AMENDMENT BILL 2016** — Second reading.
- 4 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 5 **POLICE AND JUSTICE LEGISLATION AMENDMENT (MISCELLANEOUS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 6 **MELBOURNE AND OLYMPIC PARKS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 7 **FREEDOM OF INFORMATION AMENDMENT (OFFICE OF THE VICTORIAN INFORMATION COMMISSIONER) BILL 2016** — Second reading — *Resumption of debate (Mr Pearson)*.

* *New entry.*

- 8 **NATIONAL DOMESTIC VIOLENCE ORDER SCHEME BILL 2016** — Second reading — *Resumption of debate (Ms Kairouz).*
- 9 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley).*
- 10 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan).*
- 11 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy).*
- 12 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 30 August 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 30 August 2016. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

BUSINESS LISTED FOR FUTURE DAY

TUESDAY 13 SEPTEMBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **BIRTHS, DEATHS AND MARRIAGES REGISTRATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 2 **ESTATE AGENTS AMENDMENT (UNDERQUOTING) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 84

Thursday 1 September 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 10 October 2016.

ORDERS OF THE DAY

- 1 ***CRIMES AMENDMENT (CARJACKING AND HOME INVASION) BILL 2016** — Second reading.
- 2 **MELBOURNE AND OLYMPIC PARKS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 3 **FREEDOM OF INFORMATION AMENDMENT (OFFICE OF THE VICTORIAN INFORMATION COMMISSIONER) BILL 2016** — Second reading — *Resumption of debate (Mr Pearson).*
- 4 **POLICE AND JUSTICE LEGISLATION AMENDMENT (MISCELLANEOUS) BILL 2016** — Second reading — *Resumption of debate.*
- 5 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley).*
- 6 **NATIONAL DOMESTIC VIOLENCE ORDER SCHEME BILL 2016** — Second reading — *Resumption of debate (Ms Kairouz).*
- 7 **PUBLIC ADMINISTRATION AMENDMENT (PUBLIC SECTOR COMMUNICATION STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Ms Halfpenny).*
- 8 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan).*

* *New entry.*

- 9 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy)*.
- 10 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 11 ***PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 31 August 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 31 AUGUST 2016

- 190 **BAYSWATER LEVEL CROSSING REMOVAL PROJECT** — Petition presented by the Member for Bayswater (*31 August 2016*) — Requesting that the Legislative Assembly calls on the Government to keep the existing three lane carriageway on Mountain Highway — To be considered (*Ms Victoria*).
- 191 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Ovens Valley (*31 August 2016*) — Requesting that the Legislative Assembly calls on the Government to not give control of the Country Fire Authority to the United Firefighters Union — To be considered (*Mr McCurdy*).
- 192 **CHILDCARE PLACES IN DONALD AND CHARLTON** — Petition presented by the Member for Ripon (*31 August 2016*) — Requesting that the Legislative Assembly calls on the Government to address the lack of occasional and long-term childcare places in Donald and Charlton by working with the community to establish an appropriate childcare delivery model — To be considered (*Ms Staley*).

BUSINESS LISTED FOR FUTURE DAYS

TUESDAY 13 SEPTEMBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **BIRTHS, DEATHS AND MARRIAGES REGISTRATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 2 **ESTATE AGENTS AMENDMENT (UNDERQUOTING) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

WEDNESDAY 14 SEPTEMBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **CORRECTIONS LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 2 **EQUAL OPPORTUNITY AMENDMENT (RELIGIOUS EXCEPTIONS) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 3 **TRADITIONAL OWNER SETTLEMENT AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr O'Brien, Malvern).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 85

Tuesday 13 September 2016
The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 10 October 2016.

ORDERS OF THE DAY

- 1 **ESTATE AGENTS AMENDMENT (UNDERQUOTING) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 2 **BIRTHS, DEATHS AND MARRIAGES REGISTRATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 3 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley).*
- 4 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan).*
- 5 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy).*
- 6 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 7 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 1 September 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 1 SEPTEMBER 2016

- 193 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Eildon (*1 September 2016*) — Requesting that the Legislative Assembly calls on the Government to not give control of the Country Fire Authority to the United Firefighters Union — To be considered (*Ms McLeish*).
- 194 **SALEYARDS IN MINERS REST** — Petition presented by the Member for Ripon (*1 September 2016*) — Requesting that the Legislative Assembly calls on the Government to immediately order an independent review of the Environment Protection Authority's decision to grant works approval for the proposed saleyards at Miners Rest — To be considered (*Ms Staley*).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 14 SEPTEMBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **CORRECTIONS LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **EQUAL OPPORTUNITY AMENDMENT (RELIGIOUS EXCEPTIONS) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.
- 3 **TRADITIONAL OWNER SETTLEMENT AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr O'Brien, Malvern)*.

THURSDAY 15 SEPTEMBER 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **CRIMES AMENDMENT (CARJACKING AND HOME INVASION) BILL 2016** — Second reading
— *Resumption of debate (Mr Clark).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 86

Wednesday 14 September 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — Discussion on matter (2.00 pm)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 10 October 2016.

ORDERS OF THE DAY

- 1 ***ALPINE RESORTS LEGISLATION AMENDMENT BILL 2016** — Second reading.
- 2 ***CHILD WELLBEING AND SAFETY AMENDMENT (OVERSIGHT AND ENFORCEMENT OF CHILD SAFE STANDARDS) BILL 2016** — Second reading.
- 3 ***LORD MAYOR'S CHARITABLE FOUNDATION BILL 2016** — Second reading.
- 4 ***MEDICAL TREATMENT PLANNING AND DECISIONS BILL 2016** — Second reading.
- 5 **CORRECTIONS LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **EQUAL OPPORTUNITY AMENDMENT (RELIGIOUS EXCEPTIONS) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 7 **BIRTHS, DEATHS AND MARRIAGES REGISTRATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Angus).*
- 8 **ESTATE AGENTS AMENDMENT (UNDERQUOTING) BILL 2016** — Second reading — *Resumption of debate (Ms Hennessy).*

* *New entry.*

- 9 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley)*.
- 10 ***VICTORIAN FISHERIES AUTHORITY BILL 2016** — Second reading.
- 11 **TRADITIONAL OWNER SETTLEMENT AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr O'Brien, Malvern)*.
- 12 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.
- 13 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy)*.
- 14 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 15 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 13 September 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 13 September 2016. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 15 SEPTEMBER 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **CRIMES AMENDMENT (CARJACKING AND HOME INVASION) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 87

Thursday 15 September 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 10 October 2016.

ORDERS OF THE DAY

- 1 ***FOOD AMENDMENT (KILOJOULE LABELLING SCHEME AND OTHER MATTERS) BILL 2016** — Second reading.
- 2 **VICTORIAN FISHERIES AUTHORITY BILL 2016** — Second reading.
- 3 **CRIMES AMENDMENT (CARJACKING AND HOME INVASION) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **BIRTHS, DEATHS AND MARRIAGES REGISTRATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Angus).*
- 5 **CORRECTIONS LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Halfpenny).*
- 6 **ESTATE AGENTS AMENDMENT (UNDERQUOTING) BILL 2016** — Second reading — *Resumption of debate (Ms Hennessy).*
- 7 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley).*
- 8 **EQUAL OPPORTUNITY AMENDMENT (RELIGIOUS EXCEPTIONS) BILL 2016** — Second reading — *Resumption of debate (Mr Morris).*
- 9 **TRADITIONAL OWNER SETTLEMENT AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr O'Brien, Malvern).*

* *New entry.*

- 10 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.
- 11 **PARLIAMENTARY APOLOGY FOR LAWS CRIMINALISING HOMOSEXUALITY AND THE HARMS CAUSED** — That this House takes note of the parliamentary apology for laws criminalising homosexuality and the harms caused — *Resumption of debate (Ms Hennessy)*.
- 12 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 13 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL (31 AUGUST 2016)** — To be considered.
- 14 **TOBACCO AMENDMENT BILL 2016 — AMENDMENTS OF THE LEGISLATIVE COUNCIL** — To be considered.
- 15 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL (14 SEPTEMBER 2016)** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 14 September 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 14 SEPTEMBER 2016

- 195 **BAYSWATER LEVEL CROSSING REMOVAL PROJECT** — Petition presented by the Member for Bayswater (14 September 2016) — Requesting that the Legislative Assembly calls on the Government to keep the existing three lane carriageway on Mountain Highway — To be considered (*Ms Victoria*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 28 SEPTEMBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **ALPINE RESORTS LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **CHILD WELLBEING AND SAFETY AMENDMENT (OVERSIGHT AND ENFORCEMENT OF CHILD SAFE STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

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- 3 **LORD MAYOR'S CHARITABLE FOUNDATION BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **MEDICAL TREATMENT PLANNING AND DECISIONS BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 88

Tuesday 11 October 2016
The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 †**MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 24 October 2016.

ORDERS OF THE DAY

- 1 **TRADITIONAL OWNER SETTLEMENT AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr O'Brien, Malvern).*
- 2 **CHILD WELLBEING AND SAFETY AMENDMENT (OVERSIGHT AND ENFORCEMENT OF CHILD SAFE STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 3 **FOOD AMENDMENT (KILOJOULE LABELLING SCHEME AND OTHER MATTERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **TOBACCO AMENDMENT BILL 2016 — AMENDMENTS OF THE LEGISLATIVE COUNCIL** — To be considered.
- 5 **LORD MAYOR'S CHARITABLE FOUNDATION BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **VICTORIAN FISHERIES AUTHORITY BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 7 **MEDICAL TREATMENT PLANNING AND DECISIONS BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 8 **ALPINE RESORTS LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

† Amended under SO 140.

- 9 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley)*.
- 10 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.
- 11 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 12 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL (31 AUGUST 2016)** — To be considered.
- 13 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL (14 SEPTEMBER 2016)** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 15 September 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 15 SEPTEMBER 2016

- 196 **GRAND FINAL EVE PUBLIC HOLIDAY** — Petition presented by the Member for Croydon (15 September 2016) — Requesting that the Legislative Assembly calls on the Government to reverse its decision to impose the Grand Final eve public holiday — To be considered (*Mr Hodgett*).
- 197 **MAROONDAH HOSPITAL CAR PARKING** — Petition presented by the Member for Croydon (15 September 2016) — Requesting that the Legislative Assembly calls on the Government to provide Eastern Health with the funds needed to build a car parking solution for Maroondah Hospital that will meet the community's needs — To be considered (*Mr Hodgett*).
- 198 **SPECIAL RELIGIOUS INSTRUCTION IN GOVERNMENT SCHOOLS** — Petition presented by the Member for Croydon (15 September 2016) — Requesting that the Legislative Assembly ensures the Government allows students at government schools to attend Special Religious Instruction during school hours — To be considered (*Mr Hodgett*).
- 199 **ADDITIONAL FRONTLINE POLICE** — Petition presented by the Member for Hastings (15 September 2016) — Requesting that the Legislative Assembly calls on the Government to commit to providing additional frontline police — To be considered (*Mr Burgess*).
- 200 **COUNTRY FIRE AUTHORITY** — Petition presented by the Member for Hastings (15 September 2016) — Requesting that the Legislative Assembly calls on the Government not to sign the Enterprise Bargaining Agreement that will hand over control of the Country Fire Authority to the United Firefighters Union — To be considered (*Mr Burgess*).

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- 201 **GIPPSLAND V/LINE SERVICES** — Petition presented by the Member for Morwell (*15 September 2016*) — Requesting that the Legislative Assembly calls on the Government to rule out any plans to terminate Gippsland V/Line services at Pakenham railway station, as suggested by the Government's Regional Citizen Jury — To be considered (*Mr Northe*).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 89

Wednesday 12 October 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

GRIEVANCES — Debate on the question — That grievances be noted (2.00 pm)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 24 October 2016.

ORDERS OF THE DAY

- 1 ***COMPENSATION LEGISLATION AMENDMENT BILL 2016** — Second reading.
- 2 ***STATE TAXATION ACTS FURTHER AMENDMENT BILL 2016** — Second reading.
- 3 ***DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading.
- 4 ***TRANSPORT (COMPLIANCE AND MISCELLANEOUS) AMENDMENT (ABOLITION OF THE PENALTY FARES SCHEME) BILL 2016** — Second reading.
- 5 ***TRANSPORT INTEGRATION AMENDMENT (HEAD, TRANSPORT FOR VICTORIA AND OTHER GOVERNANCE REFORMS) BILL 2016** — Second reading.
- 6 **CHILD WELLBEING AND SAFETY AMENDMENT (OVERSIGHT AND ENFORCEMENT OF CHILD SAFE STANDARDS) BILL 2016** — Second reading — *Resumption of debate, (Ms Thomson, Footscray).*
- 7 **TOBACCO AMENDMENT BILL 2016 — AMENDMENTS OF THE LEGISLATIVE COUNCIL** — To be considered.

* *New entry.*

- 8 **FOOD AMENDMENT (KILOJOULE LABELLING SCHEME AND OTHER MATTERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 9 **LORD MAYOR'S CHARITABLE FOUNDATION BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 10 **VICTORIAN FISHERIES AUTHORITY BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 11 **TRADITIONAL OWNER SETTLEMENT AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Burgess).*
- 12 **MEDICAL TREATMENT PLANNING AND DECISIONS BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 13 **ALPINE RESORTS LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 14 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley).*
- 15 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan).*
- 16 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 17 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL (31 AUGUST 2016)** — To be considered.
- 18 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL (14 SEPTEMBER 2016)** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 11 October 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 11 OCTOBER 2016

- 202 **EQUAL OPPORTUNITY AMENDMENT (RELIGIOUS EXCEPTIONS) BILL 2016** — Petition presented by the Member for Mildura (11 October 2016) — Requesting that the Legislative Assembly calls on the Government to withdraw the Equal Opportunity Amendment (Religious Exceptions) Bill 2016 — To be considered (*Mr Crisp*).

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- 203 **CRANBOURNE WEST REZONING** — Petition presented by the Member for Cranbourne (*11 October 2016*) — Requesting that the Legislative Assembly approves plans to rezone the Cranbourne West area to include a general residential zone and commercial zone that is separated along the Central Park Way and Wedge Road Boundary — To be considered (*Mr Perera*).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 90

Thursday 13 October 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 24 October 2016.

ORDERS OF THE DAY

- 1 ***SENTENCING (COMMUNITY CORRECTION ORDER) AND OTHER ACTS AMENDMENT BILL 2016** — Second reading.
- 2 **LORD MAYOR'S CHARITABLE FOUNDATION BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **VICTORIAN FISHERIES AUTHORITY BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 4 **FOOD AMENDMENT (KILOJOULE LABELLING SCHEME AND OTHER MATTERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 5 **TRADITIONAL OWNER SETTLEMENT AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Burgess)*.
- 6 **ROYAL COMMISSION INTO FAMILY VIOLENCE** — That this House takes note of the Report of the Royal Commission into Family Violence — *Resumption of debate (Ms Allan)*.
- 7 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley)*.
- 8 **MEDICAL TREATMENT PLANNING AND DECISIONS BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

* *New entry.*

- 9 **ALPINE RESORTS LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 10 **CHILD WELLBEING AND SAFETY AMENDMENT (OVERSIGHT AND ENFORCEMENT OF CHILD SAFE STANDARDS) BILL 2016** — Second reading — *Resumption of debate (Ms Thomson, Footscray).*
- 11 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 12 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL (31 AUGUST 2016)** — To be considered.
- 13 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL (14 SEPTEMBER 2016)** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 12 October 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 12 OCTOBER 2016

- 204 **MORNINGTON PENINSULA FREEWAY** — Petition presented by the Member for Nepean (12 October 2016) — Requesting that the Legislative Assembly reduces traffic noise along the Mornington Peninsula Freeway by installing a noise attenuation solution — To be considered (*Mr Dixon*).
- 205 **EQUAL OPPORTUNITY AMENDMENT (RELIGIOUS EXCEPTIONS) BILL 2016** — Petition presented by the Member for Mildura (12 October 2016) — Requesting that the Legislative Assembly calls on the Government to withdraw the Equal Opportunity Amendment (Religious Exceptions) Bill 2016 — To be considered (*Mr Crisp*).
- 206 **HEALTH SERVICES IN CLUNES** — Petition presented by the Member for Ripon (12 October 2016) — Requesting that the Legislative Assembly calls on the Government to ensure nursing services in Clunes are not reduced and that Hepburn Health is adequately resourced — To be considered (*Ms Staley*).
- 207 **SALEYARDS IN MINERS REST** — Petition presented by the Member for Ripon (12 October 2016) — Requesting that the Legislative Assembly calls on the Government to immediately order an independent review of the Environment Protection Authority's decision to grant works approval for the proposed saleyards at Miners Rest — To be considered (*Ms Staley*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 26 OCTOBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **COMPENSATION LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Morris).*
- 2 **STATE TAXATION ACTS FURTHER AMENDMENT BILL 2016** — Second reading. — *Resumption of debate (Mr Morris).*
- 3 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **TRANSPORT (COMPLIANCE AND MISCELLANEOUS) AMENDMENT (ABOLITION OF THE PENALTY FARES SCHEME) BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett).*
- 5 **TRANSPORT INTEGRATION AMENDMENT (HEAD, TRANSPORT FOR VICTORIA AND OTHER GOVERNANCE REFORMS) BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett).*

***JOINT SITTING**

TUESDAY 25 OCTOBER 2016

At 6.45 pm in the Legislative Assembly Chamber.

Joint Sitting to choose a person to hold a place in the Senate.

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

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- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 91

Tuesday 25 October 2016
The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — Under SO 40

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 †**MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 7 November 2016.

ORDERS OF THE DAY

- 1 **ALPINE RESORTS LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 2 **MEDICAL TREATMENT PLANNING AND DECISIONS BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 3 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley).*
- 4 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 5 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL (31 AUGUST 2016)** — To be considered.
- 6 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL (14 SEPTEMBER 2016)** — To be considered.

† Amended under SO 140.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 13 October 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 13 OCTOBER 2016

- 208 **WYNDHAM POLICE SERVICE AREA** — Petition presented by the Member for Melton (13 October 2016) — Requesting that the Legislative Assembly allocates additional funds and first response police officers to the Wyndham Police Service Area — To be considered (*Mr Nardella*).

BUSINESS LISTED FOR FUTURE DAYS

WEDNESDAY 26 OCTOBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **COMPENSATION LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Morris)*.
- 2 **STATE TAXATION ACTS FURTHER AMENDMENT BILL 2016** — Second reading. — *Resumption of debate (Mr Morris)*.
- 3 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 4 **TRANSPORT (COMPLIANCE AND MISCELLANEOUS) AMENDMENT (ABOLITION OF THE PENALTY FARES SCHEME) BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett)*.
- 5 **TRANSPORT INTEGRATION AMENDMENT (HEAD, TRANSPORT FOR VICTORIA AND OTHER GOVERNANCE REFORMS) BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett)*.

THURSDAY 27 OCTOBER 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **SENTENCING (COMMUNITY CORRECTION ORDER) AND OTHER ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for ‘2.00 pm’, wherever occurring, read ‘11.00 am’.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for ‘statements on parliamentary committee reports under SO 41’ read ‘government business’.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 92

Wednesday 26 October 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — Discussion on matter (2.00 pm)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 7 November 2016.

ORDERS OF THE DAY

- 1 ***FAMILY VIOLENCE REFORM IMPLEMENTATION MONITOR BILL 2016** — Second reading.
- 2 ***CRIMES LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading.
- 3 ***WORKING WITH CHILDREN AMENDMENT BILL 2016** — Second reading.
- 4 ***ENERGY LEGISLATION AMENDMENTS (FEED-IN TARIFFS AND IMPROVING SAFETY AND MARKETS) BILL 2016** — Second reading.
- 5 ***HOUSING AMENDMENT (VICTORIAN HOUSING REGISTER AND OTHER MATTERS) BILL 2016** — Second reading.
- 6 ***ROAD LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading.
- 7 **TRANSPORT (COMPLIANCE AND MISCELLANEOUS) AMENDMENT (ABOLITION OF THE PENALTY FARES SCHEME) BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett).*

* *New entry.*

- 8 **STATE TAXATION ACTS FURTHER AMENDMENT BILL 2016** — Second reading. — *Resumption of debate (Mr Morris).*
- 9 **MEDICAL TREATMENT PLANNING AND DECISIONS BILL 2016** — Second reading — *Resumption of debate on the question* — That this bill be now read a second time — *and on the amendment* — That all the words after ‘That’ be omitted with the view of inserting in their place the words ‘this bill be withdrawn and redrafted to ensure there are adequate safeguards and clear and effective procedures in relation to the making and implementation of advance care directives and the appointment of and decision making by medical treatment decision makers’ (*Ms Sheed*).
- 10 **ALPINE RESORTS LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Halfpenny).*
- 11 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley).*
- 12 **COMPENSATION LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Morris).*
- 13 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 14 **TRANSPORT INTEGRATION AMENDMENT (HEAD, TRANSPORT FOR VICTORIA AND OTHER GOVERNANCE REFORMS) BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett).*
- 15 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 16 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL (31 AUGUST 2016)** — To be considered.
- 17 **PROPOSAL FOR A JOINT SITTING — MESSAGE FROM THE LEGISLATIVE COUNCIL (14 SEPTEMBER 2016)** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 25 October 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 25 October 2016. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

BUSINESS LISTED FOR FUTURE DAY

THURSDAY 27 OCTOBER 2016

GOVERNMENT BUSINESS

ORDER OF THE DAY

- 1 **SENTENCING (COMMUNITY CORRECTION ORDER) AND OTHER ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 93

Thursday 27 October 2016

The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — *Under SO 40*

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 7 November 2016.

ORDERS OF THE DAY

- 1 **SENTENCING (COMMUNITY CORRECTION ORDER) AND OTHER ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.
- 2 **MEDICAL TREATMENT PLANNING AND DECISIONS BILL 2016** — Second reading — *Resumption of debate on the question* — That this bill be now read a second time — *and on the amendment* — That all the words after ‘That’ be omitted with the view of inserting in their place the words ‘this bill be withdrawn and redrafted to ensure there are adequate safeguards and clear and effective procedures in relation to the making and implementation of advance care directives and the appointment of and decision making by medical treatment decision makers’ (*Ms Sheed*).
- 3 **STATE TAXATION ACTS FURTHER AMENDMENT BILL 2016** — Second reading — *Resumption of debate on the question* — That this bill be now read a second time — *and on the amendment* — That all the words after ‘That’ be omitted with the view of inserting in their place the words ‘this Bill be withdrawn and redrafted to — (1) take into account further consultation about the proposed amendments to the *Planning and Environment Act 1987* in relation to the growth areas infrastructure contribution; and (2) retain the remaining provisions of the bill’ (*Mr Edbrooke*).
- 4 **TRANSPORT (COMPLIANCE AND MISCELLANEOUS) AMENDMENT (ABOLITION OF THE PENALTY FARES SCHEME) BILL 2016** — Second reading — *Resumption of debate (Mr Richardson, Mordialloc)*.
- 5 **ALPINE RESORTS LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Halfpenny)*.
- 6 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley)*.

- 7 **COMPENSATION LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Morris).*
- 8 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 9 **TRANSPORT INTEGRATION AMENDMENT (HEAD, TRANSPORT FOR VICTORIA AND OTHER GOVERNANCE REFORMS) BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett).*
- 10 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 26 October 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 26 OCTOBER 2016

- 209 **SKY RAIL ALONG THE FRANKSTON RAILWAY LINE** — Petition presented by the Member for Bulleen (26 October 2016) — Requesting that the Legislative Assembly calls on the Government to abandon any plans for an elevated sky rail along any part of the Frankston railway line — To be considered (*Mr Guy*).
- 210 **BUS ROUTE 788** — Petition presented by the Member for Nepean (26 October 2016) — Requesting that the Legislative Assembly increases the frequency of the 788 bus service, connects the route with Frankston Hospital and Monash University, Frankston and publishes the Mornington Peninsula Bus Network Review — To be considered (*Mr Dixon*).
- 211 **MORNINGTON PENINSULA FREEWAY** — Petition presented by the Member for Nepean (26 October 2016) — Requesting that the Legislative Assembly reduces traffic noise along the Mornington Peninsula Freeway by installing a noise attenuation solution — To be considered (*Mr Dixon*).
- 212 **EQUAL OPPORTUNITY AMENDMENT (RELIGIOUS EXCEPTIONS) BILL 2016** — Petition presented by the Member for Evelyn (26 October 2016) — Requesting that the Legislative Assembly calls on the Government to withdraw the Equal Opportunity Amendment (Religious Exceptions) Bill 2016 — to be considered (*Mrs Fyffe*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 9 NOVEMBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **FAMILY VIOLENCE REFORM IMPLEMENTATION MONITOR BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 2 **CRIMES LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 3 **WORKING WITH CHILDREN AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **ENERGY LEGISLATION AMENDMENT (FEED-IN TARIFFS AND IMPROVING SAFETY AND MARKETS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 5 **HOUSING AMENDMENT (VICTORIAN HOUSING REGISTER AND OTHER MATTERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **ROAD LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 94

Tuesday 8 November 2016

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — *Under SO 40*

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 †**MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 21 November 2016.

ORDERS OF THE DAY

- 1 **COMPENSATION LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Morris).*
- 2 **TRANSPORT INTEGRATION AMENDMENT (HEAD, TRANSPORT FOR VICTORIA AND OTHER GOVERNANCE REFORMS) BILL 2016** — Second reading — *Resumption of debate (Mr Hodgett).*
- 3 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley).*
- 5 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 27 October 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

† Amended under SO 140.

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 27 OCTOBER 2016

- 213 **BAYSWATER LEVEL CROSSING REMOVAL PROJECT** — Petition presented by the Member for Bayswater (27 October 2016) — Requesting that the Legislative Assembly calls on the Government to keep the existing three lane carriageway on Mountain Highway — to be considered (*Ms Victoria*).
- 214 **TAXI INDUSTRY REFORMS** — Petition presented by the Member for Melton (27 October 2016) — Requesting that the Legislative Assembly considers the impact the proposed taxi reforms will have on taxi license owners, increases compensation to a minimum of \$250,000 per taxi license and establishes an additional hardship fund for people who purchased their license at peak price — to be considered (*Mr Nardella*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 9 NOVEMBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **FAMILY VIOLENCE REFORM IMPLEMENTATION MONITOR BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **CRIMES LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **WORKING WITH CHILDREN AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 4 **ENERGY LEGISLATION AMENDMENT (FEED-IN TARIFFS AND IMPROVING SAFETY AND MARKETS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 5 **HOUSING AMENDMENT (VICTORIAN HOUSING REGISTER AND OTHER MATTERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 6 **ROAD LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
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 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

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4 Supplementary questions without notice

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- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

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- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

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- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
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- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 95

Wednesday 9 November 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

MATTER OF PUBLIC IMPORTANCE — Discussion on matter (2.00 pm)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 21 November 2016.

ORDERS OF THE DAY

- 1 ***CREATIVE VICTORIA BILL 2016** — Second reading.
- 2 ***HERITAGE BILL 2016** — Second reading.
- 3 ***OWNER DRIVERS AND FORESTRY CONTRACTORS AMENDMENT BILL 2016** — Second reading.
- 4 ***SMALL BUSINESS COMMISSION BILL 2016** — Second reading.
- 5 **WORKING WITH CHILDREN AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 6 **HOUSING AMENDMENT (VICTORIAN HOUSING REGISTER AND OTHER MATTERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 7 **ROAD LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

* *New entry.*

- 8 **TRANSPORT INTEGRATION AMENDMENT (HEAD, TRANSPORT FOR VICTORIA AND OTHER GOVERNANCE REFORMS) BILL 2016** — Second reading — *Resumption of debate.*
- 9 **COMPENSATION LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Halfpenny).*
- 10 **ENERGY LEGISLATION AMENDMENT (FEED-IN TARIFFS AND IMPROVING SAFETY AND MARKETS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 11 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 12 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley).*
- 13 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 14 **FAMILY VIOLENCE REFORM IMPLEMENTATION MONITOR BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 15 **CRIMES LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 8 NOVEMBER 2016

- 20 **MS SANDELL** — To move, That this House — (a) notes the huge community outrage following the illegal demolition of the Corkman Irish pub in Carlton; and (b) congratulates all those who have spoken out about this issue and campaigned to protect Victoria’s heritage.
- 21 **MS SANDELL** — To move, That this House calls on the Government to — (a) apply the maximum penalties possible to those responsible for demolishing the Corkman pub; and (b) increase penalties for illegal demolition of heritage buildings.
- 22 **MS SANDELL** — To move, That this House calls on the Government to require the developers to rebuild the Corkman pub as close as possible to its original form, or turn the land over to public use.
- 23 **MS SANDELL** — To move, That this House — (a) notes Victorian workers should have at least the same entitlements as workers in other states; and (b) calls on the Government to declare Christmas Day a public holiday when it falls on a Saturday or Sunday to bring Victoria in line with other states and territories.

ORDERS OF THE DAY

No orders of the day were made on 8 November 2016. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
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 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 96

Thursday 10 November 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 21 November 2016.

ORDERS OF THE DAY

- 1 **HOUSING AMENDMENT (VICTORIAN HOUSING REGISTER AND OTHER MATTERS) BILL 2016** — Second reading — *Resumption of debate (Mr Northe)*.
- 2 **ROAD LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley)*.
- 4 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 5 **WORKING WITH CHILDREN AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Hutchins)*.
- 6 **TRANSPORT INTEGRATION AMENDMENT (HEAD, TRANSPORT FOR VICTORIA AND OTHER GOVERNANCE REFORMS) BILL 2016** — Second reading — *Resumption of debate*.
- 7 **COMPENSATION LEGISLATION AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Ms Halfpenny)*.
- 8 **ENERGY LEGISLATION AMENDMENT (FEED-IN TARIFFS AND IMPROVING SAFETY AND MARKETS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 9 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

- 10 **FAMILY VIOLENCE REFORM IMPLEMENTATION MONITOR BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 11 **CRIMES LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 9 November 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 9 NOVEMBER 2016

- 215 **DOMESTIC ANIMALS ACT 1994** — Petition presented by the Member for Hastings (8 November 2016) — Requesting that the Legislative Assembly does not support the proposed amendments to the *Domestic Animals Act 1994* and instead refers the bill to a parliamentary committee for review so that an evidence based approach to issues around animal welfare and the pet industry can be achieved — to be considered (Mr Burgess).
- 216 **PEARCEDALE PRIMARY SCHOOL** — Petition presented by the Member for Hastings (8 November 2016) — Requesting that the Legislative Assembly calls on VicRoads to install permanent 40 km/h electronic school speed limit signs at Pearcedale Primary School on Baxter-Tooradin Road, Pearcedale — to be considered (Mr Burgess).
- 217 **DOMESTIC ANIMALS ACT 1994** — Petition presented by the Member for Hastings (9 November 2016) — Requesting that the Legislative Assembly does not support the proposed amendments to the *Domestic Animals Act 1994* and instead refers the bill to a parliamentary committee for review so that an evidence based approach to issues around animal welfare and the pet industry can be achieved — to be considered (Mr Burgess).
- 218 **ORMOND RAILWAY STATION** — Petition presented by the Member for Caulfield (9 November 2016) — Requesting that the Legislative Assembly calls on the Government to abandon plans for the development of a 13 storey residential tower on North Road above Ormond railway station and instead proceed with a smaller development that is more in keeping with the existing low-rise village in Ormond — to be considered (Mr Southwick).
- 219 **EQUAL OPPORTUNITY AMENDMENT (RELIGIOUS EXCEPTIONS) BILL 2016** — Petition presented by the Member for Evelyn (9 November 2016) — Requesting that the Legislative Assembly calls on the Government to withdraw the Equal Opportunity Amendment (Religious Exceptions) Bill 2016 — to be considered (Mrs Fyffe).
- 220 **SYNTHETIC DRUGS** — Petition presented by the Member for Sandringham (9 November 2016) — Requesting that the Legislative Assembly calls on the Government to put in place legislation that prohibits the supply and sale of synthetic drugs such as Kronik and other chemical variations and makes vendors and

manufacturers liable for any harm arising from using such products — to be considered (*Mr Thompson, Sandringham*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 23 NOVEMBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **CREATIVE VICTORIA BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **HERITAGE BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **OWNER DRIVERS AND FORESTRY CONTRACTORS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 4 **SMALL BUSINESS COMMISSION BILL 2016** — Second reading — *Resumption of debate (Mr Burgess)*.

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

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- (3) If the time for the interruption arises:
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 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

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 Government business *continued*
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 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 97

Tuesday 22 November 2016
The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — *Under SO 40*

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 †**MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 December 2016.

ORDERS OF THE DAY

- 1 **FAMILY VIOLENCE REFORM IMPLEMENTATION MONITOR BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 2 **CRIMES LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 3 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 4 **ENERGY LEGISLATION AMENDMENT (FEED-IN TARIFFS AND IMPROVING SAFETY AND MARKETS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 5 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 6 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley).*

† Amended under SO 140.

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 10 NOVEMBER 2016

- 13 **MS SANDELL** — To move, That this House calls on the Government to establish the Great Forest National Park to protect endangered animals like the Leadbeater's Possum, protect Melbourne, LaTrobe and Goulburn Murray water catchments and stimulate the struggling local economy.
- 14 **MS SANDELL** — To move, That this House congratulates the community of Port Augusta for their long-running campaign to replace their coal plants with Australia's first solar thermal plant.
- 15 **MS SANDELL** — To move, That this House calls on the Government to advocate for the *Clean Energy Innovation Fund* to be used to transition the Latrobe Valley towards clean energy and away from coal, recognising that the Turnbull Government has indicated the Fund could be used to build solar thermal in Port Augusta.
- 16 **MS SANDELL** — To move, That this House notes with great concern and disappointment the Andrews Labor Government's decision to open the duck hunting season in 2016, despite record drought conditions and record low bird numbers.
- 17 **MS SANDELL** — To move, That this House calls on the Andrews Labor Government to immediately and permanently ban duck shooting in Victoria to bring the State in line with New South Wales, Queensland and Western Australia who have already banned this cruel practice.

ORDERS OF THE DAY

No orders of the day were made on 10 November 2016. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 23 NOVEMBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **CREATIVE VICTORIA BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **HERITAGE BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **OWNER DRIVERS AND FORESTRY CONTRACTORS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

4 **SMALL BUSINESS COMMISSION BILL 2016** — Second reading — *Resumption of debate*
(*Mr Burgess*).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 98

Wednesday 23 November 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — *Under SO 40*

STATEMENTS ON COMMITTEE REPORTS — *Under SO 41*

QUESTION TIME (11.00 am)

GRIEVANCES — *Debate on the question* — That grievances be noted (2.00 pm)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 December 2016.

ORDERS OF THE DAY

- 1 ***WRONGS AMENDMENT (ORGANISATIONAL CHILD ABUSE) BILL 2016** — Second reading.
- 2 ***ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016** — Second reading.
- 3 ***CONSUMER ACTS AMENDMENT BILL 2016** — Second reading.
- 4 ***RESOURCES LEGISLATION AMENDMENT (FRACKING BAN) BILL 2016** — Second reading.
- 5 ***CLIMATE CHANGE BILL 2016** — Second reading.
- 6 ***URBAN RENEWAL AUTHORITY VICTORIA AMENDMENT (DEVELOPMENT VICTORIA) BILL 2016** — Second reading.
- 7 **ENERGY LEGISLATION AMENDMENT (FEED-IN TARIFFS AND IMPROVING SAFETY AND MARKETS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 8 **HERITAGE BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

* *New entry.*

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- 9 **CRIMES LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr O'Brien, Gippsland South).*
- 10 **SMALL BUSINESS COMMISSION BILL 2016** — Second reading — *Resumption of debate (Mr Burgess).*
- 11 **FAMILY VIOLENCE REFORM IMPLEMENTATION MONITOR BILL 2016** — Second reading — *Resumption of debate (Ms Halfpenny).*
- 12 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 13 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley).*
- 14 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 15 **CREATIVE VICTORIA BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 16 **OWNER DRIVERS AND FORESTRY CONTRACTORS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 22 November 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

No orders of the day were made on 22 November 2016. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

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- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

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- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 99

Thursday 24 November 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 5 December 2016.

ORDERS OF THE DAY

- 1 ***MEDICAL TREATMENT PLANNING AND DECISIONS BILL 2016 — AMENDMENTS OF THE LEGISLATIVE COUNCIL** — That the amendments be agreed to — *Resumption of debate (Mr Donnellan)*.
- 2 **HERITAGE BILL 2016** — Second reading — *Resumption of debate (Mr Smith, Kew)*.
- 3 **SMALL BUSINESS COMMISSION BILL 2016** — Second reading — *Resumption of debate (Mr Burgess)*.
- 4 **ENERGY LEGISLATION AMENDMENT (FEED-IN TARIFFS AND IMPROVING SAFETY AND MARKETS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 5 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley)*.
- 6 **FAMILY VIOLENCE REFORM IMPLEMENTATION MONITOR BILL 2016** — Second reading — *Resumption of debate (Ms Halfpenny)*.
- 7 **CRIMES LEGISLATION FURTHER AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr O'Brien, Gippsland South)*.
- 8 **CREATIVE VICTORIA BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

* *New entry.*

- 9 **OWNER DRIVERS AND FORESTRY CONTRACTORS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 10 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 11 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 23 November 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 23 NOVEMBER 2016

- 221 **MYKI RETAILER** — Petition presented by the Member for Prahran (23 November 2016) — Requesting that the Legislative Assembly calls on Public Transport Victoria to accept Chapel Convenience Store's request to become a myki retailer — to be considered (*Mr Hibbins*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 7 DECEMBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **WRONGS AMENDMENT (ORGANISATIONAL CHILD ABUSE) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 2 **ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 3 **CONSUMER ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Northe).*
- 4 **RESOURCES LEGISLATION AMENDMENT (FRACKING BAN) BILL 2016** — Second reading — *Resumption of debate (Mr Southwick).*
- 5 **CLIMATE CHANGE BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

6 **URBAN RENEWAL AUTHORITY VICTORIA AMENDMENT (DEVELOPMENT VICTORIA) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 100

Tuesday 6 December 2016

The Speaker takes the Chair at 12.00 noon

BUSINESS TO TAKE PRECEDENCE

QUESTION TIME

STATEMENTS BY MEMBERS — *Under SO 40*

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 †**MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 6 February 2017.

ORDERS OF THE DAY

- 1 **CREATIVE VICTORIA BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **OWNER DRIVERS AND FORESTRY CONTRACTORS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Ms Graley)*.
- 4 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 5 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 24 November 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

† Amended under SO 140.

ORDERS OF THE DAY

No orders of the day were made on 24 November 2016. Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

BUSINESS LISTED FOR FUTURE DAY**WEDNESDAY 7 DECEMBER 2016****GOVERNMENT BUSINESS****ORDERS OF THE DAY**

- 1 **WRONGS AMENDMENT (ORGANISATIONAL CHILD ABUSE) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 2 **ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 3 **CONSUMER ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Northe).*
- 4 **RESOURCES LEGISLATION AMENDMENT (FRACKING BAN) BILL 2016** — Second reading — *Resumption of debate (Mr Southwick).*
- 5 **CLIMATE CHANGE BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **URBAN RENEWAL AUTHORITY VICTORIA AMENDMENT (DEVELOPMENT VICTORIA) BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

INDEPENDENT BROAD-BASED ANTI-CORRUPTION COMMISSION (JOINT) — Mr Hibbins, Mr O'Brien (*Gippsland South*), Mr Richardson (*Mordialloc*), Ms Thomson (*Footscray*) and Mr Wells.

LAW REFORM, ROAD AND COMMUNITY SAFETY (JOINT) — Mr Dixon, Mr Howard, Ms Suleyman, Mr Thompson (*Sandringham*) and Mr Tilley.

PRIVILEGES — Ms Allan, Mr Clark, Ms D'Ambrosio, Mr Morris, Ms Neville, Ms Ryan, Ms Sandell, Mr Scott and Mr Wells.

PUBLIC ACCOUNTS AND ESTIMATES (JOINT) — Mr Dimopoulos, Mr Morris, Mr O'Brien (*Gippsland South*), Mr Pearson, Mr Smith (*Kew*) and Ms Ward.

SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

1 Days and times of meeting

Unless otherwise ordered, the House will meet each Tuesday at 12.00 pm, and each Wednesday and Thursday at 9.30 am.

2 Interruption of business for adjournment

Standing Order 32 be suspended and the following to apply:

- (1) Subject to paragraphs (2) and (3), the Speaker will interrupt the business before the House at:
 - (a) 7.00 pm each sitting Tuesday and Wednesday;
 - (b) 5.00 pm on any other sitting day.
- (2) If a division is taking place when the time for the interruption arises, the division will be completed and the result announced. If the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with. The Speaker will then interrupt business.
- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 101

Wednesday 7 December 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — Under SO 40

STATEMENTS ON COMMITTEE REPORTS — Under SO 41

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 6 February 2017.

ORDERS OF THE DAY

- 1 ***CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) AMENDMENT BILL 2016** — Second reading.
- 2 ***VICTORIAN PLANNING AUTHORITY BILL 2016** — Second reading.
- 3 ***BUILDING AMENDMENT (ENFORCEMENT AND OTHER MEASURES) BILL 2016** — Second reading.
- 4 ***CHILDREN LEGISLATION AMENDMENT (REPORTABLE CONDUCT) BILL 2016** — Second reading.
- 5 ***JUSTICE LEGISLATION AMENDMENT (PAROLE REFORM AND OTHER MATTERS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 6 **WRONGS AMENDMENT (ORGANISATIONAL CHILD ABUSE) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.
- 7 **CLIMATE CHANGE BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 8 **URBAN RENEWAL AUTHORITY VICTORIA AMENDMENT (DEVELOPMENT VICTORIA) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

* *New entry.*

- 9 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Mr Dimopoulos)*.
- 10 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 11 **CREATIVE VICTORIA BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 12 **OWNER DRIVERS AND FORESTRY CONTRACTORS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 13 **RESOURCES LEGISLATION AMENDMENT (FRACKING BAN) BILL 2016** — Second reading — *Resumption of debate (Mr Southwick)*.
- 14 **ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto)*.
- 15 **CONSUMER ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Northe)*.
- 16 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

No notices were given on 6 December 2016. Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDER OF THE DAY MADE ON 6 DECEMBER 2016

- 222 **SOUTH VALLEY ROAD SCHOOL CROSSING** — Petition presented by the Member for South Barwon (6 December 2016) — Requesting that the Legislative Assembly calls on the Government to support the installation of a signalised school crossing on South Valley Road, near Kennedy Grove in Highton — to be considered (*Mr Katos*).

R W PURDEY
Clerk of the Legislative Assembly

TELMO LANGUILLER MP
Speaker

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

FAMILY AND COMMUNITY DEVELOPMENT (JOINT) — Ms Couzens, Mr Edbrooke, Ms Edwards, Ms Kealy and Ms McLeish.

HOUSE (JOINT) — Speaker (*ex-officio*), Mr Bull (*Sunbury*), Mr Crisp, Mrs Fyffe, Mr Staikos, Ms Suleyman and Mr Thompson (*Sandringham*).

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SCRUTINY OF ACTS AND REGULATIONS (JOINT) — Mr Bull (*Sunbury*), Ms Blandthorn, Mr Dimopoulos, Ms Kilkenny and Mr Pesutto.

STANDING ORDERS — Speaker, Ms Allan, Ms Asher, Mr Brooks, Mr Clark, Mr Hibbins, Mr Hodgett, Ms Kairouz, Mr Nardella, Ms Ryan and Ms Sheed.

SESSIONAL ORDERS

Sessional orders were adopted by the House on 12 February 2015 and amended on 6 August 2015, 4 May 2016 and 23 June 2016.

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 - (b) 5.00 pm on any other sitting day.
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- (3) If the time for the interruption arises:
 - (a) at the same time as the completion time set by the government business program; or
 - (b) after the interruption for the completion time of the government business program, but before all business on the program has been dealt with —

all business on the government business program will be completed first. The Speaker will then interrupt business for the adjournment.
- (4) After the interruption:
 - (a) before a motion for the adjournment is proposed by the Speaker, a minister may move that the sitting be continued. That motion must be put immediately without amendment or debate. If it is agreed to, the House will resume debate at the point at which it had been interrupted; or
 - (b) if a motion is not moved, the Speaker will immediately propose the question 'That the House now adjourns'. Any business under discussion and any other business not concluded at the time of the adjournment will be listed on the notice paper for the next sitting day. Any member speaking at the time of the interruption may, when debate resumes, continue his or her speech.

3 Who may ask oral questions without notice

Only non-government members may ask questions without notice under Standing Order 55.

4 Supplementary questions without notice

- (1) At the conclusion of each answer to an oral question without notice, the questioning member may ask the responding minister a supplementary question to elucidate or clarify the answer.
- (2) Supplementary questions must actually and accurately relate to the original question and must relate to or arise from the answer.

5 Ministers' statements

After each oral question without notice and any related supplementary questions, any minister may seek the call to make a statement of up to two minutes to advise the House about matters related to their portfolio.

6 Time limits on answers and questions

- (1) The time limit for each oral question, supplementary question and constituency question is one minute.
- (2) The time limit for the answer to each oral question is three minutes, and for the answer to each supplementary question is one minute.

7 Constituency questions

- (1) At the conclusion of oral questions without notice and ministers' statements, five government members and five non-government members may ask one oral question each to ministers relating to constituency matters.
- (2) Replies to constituency questions must be given in writing within 30 days by delivering a reply to the Clerk. The Clerk must give the response to the member who asked the question and electronically publish the response.

8 Duration of question time

Standing Order 55(2) is suspended and the following to apply:

Question time will last until five oral questions and related supplementary questions have been answered, and up to five ministers' statements have been made.

9 Content of answers

- (1) Standing Order 58(1)(a) be suspended and all answers to questions must be direct, factual, succinct and relevant.
- (2) The Speaker may determine that an answer to an oral question without notice or supplementary oral question is not responsive to the question, and may accordingly direct the minister to provide a written response to the question and lodge it with the Speaker by 2.00 pm on the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.
- (3) The Speaker will determine the adequacy of a written response to a question provided under this sessional order. The Speaker may determine that a written response does not appropriately answer the question and may direct that the minister provide another written response by 2.00 pm the next sitting day. The Speaker will forward the written response to the member who asked the question and the Clerk must electronically publish the response.

10 Answers to questions on notice

A reply to a question on notice delivered to the Clerk under SO 54(3) must be submitted within 30 days.

11 Notices of motion

Standing Orders 140(1) and 141 be suspended and the following to apply:

- (1) A member may only move a motion to discuss a subject if he or she has given notice of that motion on a previous sitting day.
- (2) Copies of all notices, whether to be given verbally or in writing, must be provided to the Clerks at the table before notices are called on by the Speaker.
- (3) All notices given by ministers must be verbal.
- (4) Verbal notices must be read to the House. They can only be given before the House proceeds to the business of the day as set out in the notice paper.
- (5) All notices, except notices given under paragraph (6) given by members who are not ministers, must be given in writing. Members may give notice by lodging a copy with the Clerks in accordance with paragraph (2).
- (6) A motion by a member expressing no confidence in the Premier and ministers, in the terms set out in s 8A of the *Constitution Act 1975*, may only be given verbally.

- (7) The Clerk must notify the Speaker of a notice of a motion by a member to disallow a statutory rule to which Standing Order 151 applies, and the Speaker will report details to the House at the first convenient opportunity.

12 Time limit for lead speakers

For the purposes of Standing Order 131, and subject to any agreement to the contrary, additional time provided for the lead speaker of any other party does not apply where such a party has advised the Speaker that it is in a coalition arrangement with another party.

13 Order of business

- (1) So much of standing orders as provide for question time to be held at 2.00 pm on sitting days other than Tuesdays is suspended to allow for question time to be held at 11.00 am on those days.
- (2) In Standing Order No 55, for '2.00 pm', wherever occurring, read '11.00 am'.
- (3) So much of Standing Order Nos 36, 38, 39 and 41 be suspended so as to enable the following order of business on:

Wednesdays

Formal business
 Disallowance motions
 Statements by members
 Statements on parliamentary committee reports
 Government business
 Question time (11.00 am)
 Government business *continued*
 Matter of public importance or grievance debate (2.00 pm)
 Government business *continued*
 General business

Thursdays (and Fridays)

Formal business
 Statements by members
 Government business
 Question time (11.00 am)
 Government business *continued*
 General business.

- (4) So much of Standing Orders 38 and 39 be suspended so as to enable:
- (a) at 2.00 pm on Wednesday, unless a division is taking place, the Chair interrupts the business before the House and the bells are then rung for one minute;
- (b) if a division is taking place at 2.00 pm:
- (i) it will be completed without interruption and result announced;
- (ii) if the division is on a closure motion, and the motion is agreed to, the question or questions then required to be put to close the issue before the House will also be dealt with;
- (iii) business is then interrupted following the procedure in sub-paragraph (a);
- (c) the Chair announces the grievance debate or matter of public of importance, whichever the case may be;
- (d) any business under discussion and not completed at the interruption will be resumed immediately at the end of the grievance debate or matter of public importance, whichever the case may be, and any member speaking at the time of the interruption may then continue his or her speech.
- (5) In Standing Order 39(9) for 'statements on parliamentary committee reports under SO 41' read 'government business'.

14 Procedure for a division

Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.

LEGISLATIVE ASSEMBLY OF VICTORIA

NOTICE PAPER — No 102

Thursday 8 December 2016
The Speaker takes the Chair at 9.30 am

BUSINESS TO TAKE PRECEDENCE

STATEMENTS BY MEMBERS — *Under SO 40*

QUESTION TIME (11.00 am)

GOVERNMENT BUSINESS

NOTICE OF MOTION

- 1 **MS ALLAN** — To move, That under SO 171, this House requires the Government to produce to the House documents relating to the decision to rezone Fishermans Bend in July 2012 by 5.00 pm on Monday 6 February 2017.

ORDERS OF THE DAY

- 1 **CLIMATE CHANGE BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 2 **BUDGET PAPERS** — That this House takes note of the 2016–17 budget papers — *Resumption of debate (Mr Dimopoulos).*
- 3 **ATTENDANCE OF MINISTER BEFORE STANDING COMMITTEE OF THE LEGISLATIVE COUNCIL — MESSAGE FROM THE LEGISLATIVE COUNCIL** — To be considered.
- 4 **URBAN RENEWAL AUTHORITY VICTORIA AMENDMENT (DEVELOPMENT VICTORIA) BILL 2016** — Second reading — *Resumption of debate (Mr Southwick).*
- 5 **CREATIVE VICTORIA BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 6 **OWNER DRIVERS AND FORESTRY CONTRACTORS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark).*
- 7 **WRONGS AMENDMENT (ORGANISATIONAL CHILD ABUSE) BILL 2016** — Second reading — *Resumption of debate (Ms Halfpenny).*
- 8 **RESOURCES LEGISLATION AMENDMENT (FRACKING BAN) BILL 2016** — Second reading — *Resumption of debate (Mr Southwick).*
- 9 **ADMINISTRATION AND PROBATE AND OTHER ACTS AMENDMENT (SUCCESSION AND RELATED MATTERS) BILL 2016** — Second reading — *Resumption of debate (Mr Pesutto).*
- 10 **CONSUMER ACTS AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Northe).*

- 11 **DOMESTIC ANIMALS AMENDMENT (PUPPY FARMS AND PET SHOPS) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

GENERAL BUSINESS

NOTICES OF MOTION

Earlier notices appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

NOTICES GIVEN ON 7 DECEMBER 2016

- 18 **MS SANDELL** — To move, That this House — (a) notes that in 1999 the Bracks Labor Government committed to reinstate the passenger rail service to Mildura, but this service never eventuated; and (b) calls on the Government to urgently invest in a passenger rail service to Mildura.
- 19 **MS SANDELL** — To move, That this House calls on the Andrews Labor Government to commit to a rail link to Melbourne Tullamarine Airport within this term of Government.
- 20 **MS SANDELL** — To move, That this House — (a) notes the Turnbull Government is considering giving \$1 billion to Adani for the Carmichael coal mine and rail project; (b) notes that this project is incompatible with averting climate change; and (c) calls on the Turnbull Government to rule out any public money for this project.

ORDERS OF THE DAY

Earlier orders of the day appear in the consolidated version of this notice paper, available online at www.parliament.vic.gov.au [Legislative Assembly — Notice Papers].

ORDERS OF THE DAY MADE ON 7 DECEMBER 2016

- 223 **RYAN'S RESERVE REZONING** — Petition presented by the Member for Prahran (7 December 2016) — Requesting that the Legislative Assembly calls on the Government to not rezone Ryan's Reserve at 510 Swan Street, Richmond and retain it as a recreational facility — to be considered (*Mr Hibbins*).
- 224 **MINING IN EAST GIPPSLAND** — Petition presented by the Member for Melbourne (7 December 2016) — Requesting that the Legislative Assembly calls on the Government to require Environment Effects Statements from bodies seeking to conduct mining in East Gippsland — to be considered (*Ms Sandell*).
- 225 **ADDITIONAL POLICE IN KNOX** — Petition presented by the Member for Ferntree Gully (7 December 2016) — Requesting that the Legislative Assembly calls on the Government to provide additional police to the Knox area — To be considered (*Mr Wakeling*).
- 226 **EQUAL OPPORTUNITY AMENDMENT (RELIGIOUS EXCEPTIONS) BILL 2016** — Petition presented by the Member for Ferntree Gully (7 December 2016) — Requesting that the Legislative Assembly calls on the Government to withdraw the Equal Opportunity Amendment (Religious Exceptions) Bill 2016 — To be considered (*Mr Wakeling*).

- 227 **BORONIA WEST PRIMARY SCHOOL** — Petition presented by the Member for Bayswater (7 December 2016) — Requesting that the Legislative Assembly calls on the Government to treat the white ant problem, remove the asbestos and provide a full upgrade to Boronia West Primary School before the commencement of the 2017 school year — To be considered (*Ms Victoria*).
- 228 **UPPER YARRA VALLEY** — Petition presented by the Member for Eildon (7 December 2016) — Requesting that the Legislative Assembly calls on the Government to remove the Upper Yarra Valley from the Yellingbo Conservation Area, reverting to the 2011 boundary ending at Woori Yallock — To be considered (*Ms McLeish*).
- 229 **DOMESTIC ANIMALS ACT 1994** — Petition presented by the Member for Hastings (7 December 2016) — Requesting that the Legislative Assembly does not support the proposed amendments to the Domestic Animals Act 1994 and instead refers the bill to a parliamentary committee for review so that an evidence based approach to issues around animal welfare and the pet industry can be achieved — To be considered (*Mr Burgess*).
- 230 **NEWSTEAD PRIMARY SCHOOL** — Petition presented by the Member for Bendigo West (7 December 2016) — Requesting that the Legislative Assembly calls on the Government to fund a facilities upgrade at Newstead Primary School — To be considered (*Ms Edwards*).
- 231 **ANTI-BULLYING PROGRAM** — Petition presented by the Member for Morwell (7 December 2016) — Requesting that the Legislative Assembly calls on the Government to remove the Safe Schools program and replace it with an anti-bullying program that is supported by school communities and parents — To be considered (*Mr Northe*).
- 232 **TRARALGON BUS ROUTE 45** — Petition presented by the Member for Morwell (7 December 2016) — Requesting that the Legislative Assembly calls on the Government to extend Traralgon bus route 45 to improve access to the businesses in the Traralgon East precinct for all residents — To be considered (*Mr Northe*).

BUSINESS LISTED FOR FUTURE DAY

WEDNESDAY 21 DECEMBER 2016

GOVERNMENT BUSINESS

ORDERS OF THE DAY

- 1 **CRIMES (MENTAL IMPAIRMENT AND UNFITNESS TO BE TRIED) AMENDMENT BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 2 **VICTORIAN PLANNING AUTHORITY BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 3 **BUILDING AMENDMENT (ENFORCEMENT AND OTHER MEASURES) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.
- 4 **CHILDREN LEGISLATION AMENDMENT (REPORTABLE CONDUCT) BILL 2016** — Second reading — *Resumption of debate (Mr Clark)*.

DEPUTY SPEAKER AND ACTING SPEAKERS

DEPUTY SPEAKER — Mr Nardella.

ACTING SPEAKERS — Mr Angus, Mr Blackwood, Ms Blandthorn, Mr Carbines, Mr Crisp, Mr Dixon, Ms Edwards, Ms Halfpenny, Ms Kilkenny, Mr McCurdy, Mr McGuire, Ms McLeish, Mr Pearson, Ms Ryall, Ms Thomas, Mr Thompson (*Sandringham*), Ms Thomson (*Footscray*), Ms Ward and Mr Watt.

COMMITTEES

ACCOUNTABILITY AND OVERSIGHT (JOINT) — Mr Angus, Mr Gidley, Mr Staikos and Ms Thomson (*Footscray*).

DISPUTE RESOLUTION (JOINT) — Ms Allan, Mr Clark, Mr Merlino, Mr O'Brien (*Malvern*), Mr Pakula, Ms Richardson (*Northcote*) and Mr Walsh.

ECONOMIC, EDUCATION, JOBS AND SKILLS (JOINT) — Mr Crisp, Mrs Fyffe, Mr Nardella and Ms Ryall.

ELECTORAL MATTERS (JOINT) — Ms Asher, Ms Blandthorn, Mr Dixon, Mr Northe and Ms Spence.

ENVIRONMENT, NATURAL RESOURCES AND REGIONAL DEVELOPMENT (JOINT) — Ms Halfpenny, Mr McCurdy, Mr Richardson (*Mordialloc*), Mr Tilley and Ms Ward.

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 Government business *continued*
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Standing Order 164(1) is suspended and the following to apply:

When a division is requested, the Clerk will ring the bells for four minutes as indicated by the timer.