



Infosheet

OPPORTUNITIES FOR PRIVATE MEMBERS

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The largest proportion of the time of the House is taken up with government business, that is, government sponsored legislation and, to a lesser extent, motions and ministerial statements. All Members, subject to time constraints, are able to participate in debate on government business and this is the time when they can put forward their views on the Government's agenda. As well as this, the rules of the House provide opportunities for private Members to initiate legislation and motions for debate (private Members' business) and to make speeches on topics of their own choice—they can propose and discuss matters of individual concern regardless of whether the Government has any related items on its agenda.

What is a private Member?

For the purposes of private Members' business in the House of Representatives, a private Member is defined as any Member of the House other than the Prime Minister, the Speaker, a Minister or Parliamentary Secretary. This is the definition used in this

Infosheet—in other contexts the term is often defined as also excluding opposition leaders. The commonly used term 'backbencher', which is sometimes used as a synonym for the term private Member, strictly refers to Members who sit on a back bench in the Chamber of the House, as opposed to those Members who sit on the front benches reserved for Ministers and members of the Opposition Executive (shadow ministry). Shadow Ministers, technically, are private Members but not backbenchers.

Why are private Members opportunities important?

It is sometimes said that the House exists merely to 'rubber stamp' government legislation. This ignores

the roles of the Opposition and of private Members in the House, not to mention their very active participation in parliamentary committees (see Infosheet No. 4 for more information on committees). In the 42nd Parliament, about one third of the House's time was spent on matters raised by private Members, parliamentary committee business and other matters not sponsored by the Government. Changes to the standing orders in the 43rd Parliament have increased the time available in the House and Main Committee for private Members' business.

Members use the opportunities described in this Infosheet to raise matters which are of particular concern to them. Such concerns range widely, from



the purely local to the international. One Member may want to speak on industrial, employment or environmental issues in his or her electorate, or to complain about a constituent's difficulties with the bureaucracy. Another Member may wish to publicise an event not widely covered by the media, such

as an achievement by an individual. A Member may wish to draw attention to a new scientific discovery or to a significant overseas development, perhaps with implications for Australia. A Member may want to try to correct a perceived deficiency in a particular law, or to propose alternative economic policies.

The opportunities available to private Members allow such matters to be raised without going through the formalised processes for development of party policy or strategy. Matters brought forward under the various procedures open to private Members are sometimes of a partisan nature. However a great many are not party-political, and there are occasions when matters raised are supported or endorsed by Members on the other

side of the House or a motion is seconded by a Member of different political persuasion to the mover.

Private Members' Mondays

Each sitting Monday, time is allocated for non-government business in both the House and Main Committee (the House's second debating chamber). In the House, time is allocated for the following:

- Petitions
- Committee and delegation business
- Private Members' business (bills and motions)
- 90 second statements

In the Main Committee time is allocated for:

- 3 minute constituency statements
- Committee and delegation business
- Private Members' business
- Grievance debate

Petitions

Petitions lodged for presentation to the House are presented on Mondays by the Chair of the Petitions Committee. The Chair's announcement gives a brief summary of the action sought and of the number of petitioners for each petition. The time allocated for this announcement is ten minutes. Petitions may also be presented by a Member during Members' statements and adjournment debates in the House or the Main Committee and during the grievance debate in the Main Committee. Members who present petitions in person may take the opportunity to discuss them in the time allowed for the statement or speech. The Petitions Committee processes all petitions to the House of Representatives in the same way, whether they are presented by a Member or by the Chair of the Petitions Committee. (See Infosheet No. 11 'Petitions' for more information on the petitioning process.)

Committee and delegation business

There are two periods available on Mondays in both the House and Main Committee for presentation and debate on reports of parliamentary committees and delegations on which private Members serve. Statements may also be made, if scheduled, on Wednesdays and Thursdays in the Main Committee. During all of these periods, statements concerning committee inquiries may also be made. The objective of all committee inquiries is the presentation of a report to the House, setting out the committee's

conclusions and recommendations (see Infosheet No. 4 'Committees'). Reports may be presented by a member of the committee (usually the Chair or Deputy Chair) or by the Speaker on behalf of the committee. Reports are also presented from delegations of Members who have taken part in fact-finding visits overseas or who have attended parliamentary conferences. The Member presenting a report and other Members may make statements about it. The Member presenting the report may also move a motion in connection with it, for example, 'that the House take note of the report'. Debate on the motion is normally adjourned (deferred) until a future day and the resumption of debate is usually in the Main Committee. Following the presentation of reports proceedings may be resumed on reports presented on an earlier occasion.

The Selection Committee decides the order of presentation and allots time for the consideration of committee and delegation reports.

Private Members' business

After committee and delegation business in the House and Main Committee on Mondays debate takes place on private Members' business, that is, bills (proposed laws) and motions sponsored by private Members.

A private Member wishing to move a motion or introduce a bill gives notice (that is, advance warning of his or her intention) in writing to the Clerk. Notices are listed on the Notice Paper under the heading 'Private Members' Business'. Those not selected by the Selection Committee for debate within eight sitting weeks are dropped from the Notice Paper.



The arrangement of private Members' business is the responsibility of the Selection Committee. When the House is sitting the Committee meets to look at the notices lodged by private Members. The

Committee then reports to the House, listing the matters recommended for debate on the Monday. The Selection Committee ensures that all Members have a fair chance of having matters debated and also takes into account the nature of the subject, for example, its importance and topicality.

Private Members' motions

A motion is a proposal framed in such a way that, if agreed to, it would claim to express the will or judgment of the House. Typical private Members' motions may take the form 'That this House places on record its support for/opposes/is concerned about . . .' or 'That this House calls on the Government to/condemns . ..'. An extremely wide range of propositions has been put to the House under these procedures. Topics of national and international importance have been discussed, as well as matters of concern to particular regions, groups or industries.

Private Members' motions are generally used as a vehicle for debating an issue rather than to commit the House to an opinion or bind it to action, so the majority of motions considered as private Members' business are not voted on. At the end of the time allotted they are placed on the Notice Paper for a subsequent sitting Monday.

Private Members' bills

The introduction of a private Members' bill is given priority over other private Members' business. When the notice for a private Members' bill is called on by the Clerk, the Member presents the bill and may speak in support of it for up to ten minutes. It is then read a first time, the second reading of the bill automatically becoming an eligible item of business for the next Monday in the House or Main Committee. The Selection Committee may allocate time for debate on the principles of the bill (second reading debate). If the second reading is agreed to by the House, further consideration of the bill takes precedence over other private Members' business. (For an explanation of the stages in consideration of bills see Infosheet No. 7 'Making laws')

Under the procedures of the House, private Members have great freedom in the introduction of bills, with the important exception that only the Government may initiate a bill imposing or varying a tax or requiring the appropriation of revenue or money. Private Members' bills (like Government bills) are unable to become law unless they gain the support of the majority of Members (and subsequently also pass the Senate). Since they are prepared by an opposition or non-aligned Member, or by a government Member outside the party's formalised approval mechanisms this has not

happened often (although it does happen, and even if a Government may not support a private Members' bill directly, it may be influenced to adopt similar legislation). Nevertheless it is important that every Member of the House has the right to put legislative proposals before it. It is a way for Members to signal publicly matters they believe need legislative action or to stimulate a debate on specific items of concern.

Procedures in operation since 1988 have seen an increase in the number of private Members' bills although bills initiated by private Members are still a small proportion of legislation dealt with by the House. Between 1901 and 1988, 103 private Members' bills were introduced into the House—by the end of the 42nd Parliament in 2010 this figure had risen to 340. Since Federation only 19 non-government bills have passed into law—15 introduced by private Members or private Senators and four by the Speaker.

Members' statements

Members may make short statements in the House on Mondays, Wednesdays and Thursdays. On each of these days, 15 minutes are allocated prior to Question Time for any Member other than a Minister or a Parliamentary Secretary to seek the call of the Chair to make a statement of up to 90 seconds in duration. The call is alternated between non-government and government Members. If no other Member seeks to speak, a Member who has already spoken may speak again. Members may make statements on any topic of concern to them. They may also use the occasion to present a petition.

These short periods of 'statements by Members' are lively and varied. It is surprising how much can be said even in 90 seconds. The range of subjects raised is enormous, from international tragedies to complaints about petrol prices in a town or congratulations on sporting achievements.

A similar opportunity occurs at the beginning of every meeting of the Main Committee except that the period, known as Members' constituency statements, is 30 minutes in length, individual statements may be up to three minutes long and all Members are able to participate (including Ministers and parliamentary secretaries). 30 minutes is allocated irrespective of any interruptions caused by suspensions or by divisions in the House.

Grievance debate

At 9.00 p.m. in the Main Committee on Mondays the Chair proposes the question 'That grievances

be noted'. Debate on the question is practically unlimited in scope, giving Members the opportunity, in 10 minute speeches, to raise matters in which they have a particular interest or to discuss complaints of constituents. It would be unusual for two or more Members participating in the debate to speak on the same subject. Members may present petitions during the grievance debate and may also speak about the petition for all or part of their 10 minute speech.

The origins of the grievance debate lie in the former financial procedures of the House (pre-1963), which were derived from the ancient practice of the House of Commons insisting on airing its grievances before granting money to the Crown. However, the grievance debate today has no practical significance, its value being the provision of an opportunity for wide debate, similar to that provided by the motion for the adjournment of the House. The distribution of the call to speak is similar to that of the adjournment debate, the first call going to a non-government Member, then alternating. Ministers are allowed to participate, although in practice they rarely do.

Other opportunities

Adjournment debate

An adjournment debate is scheduled at the end of every sitting day in the House, one hour in length on Mondays, Tuesdays and Wednesdays and half an hour on Thursdays. Debate takes place on the motion 'That the House (or Committee) do now adjourn' and the usual rule that debate must be relevant to the question before the House does not apply. This means that the scope of debate is practically unlimited. Members may speak for five minutes each. A non-government Member traditionally is called to speak first and the call then alternates in the normal way. If no other Member wishes to speak, a Member who has already spoken may speak again. Normally at 10.30 p.m. (Mondays and Tuesdays), 8 p.m. (Wednesdays) or 5 p.m. (Thursdays), the Speaker interrupts the debate in order to adjourn (close) the House until the time of its next meeting. A Minister may, however, require the debate in the House to be extended for up to 10 minutes to enable Ministers to speak in reply to matters raised in the debate.

A Member who intends to raise a matter in the adjournment debate which falls within the responsibilities of a particular Minister or concerning a particular Member, would usually alert that Minister or Member beforehand. As well as being courteous, this practice allows the Minister or Member to be present during the debate if he or

she so wishes and, in the case of a Minister, to make a response.

A half hour adjournment debate also takes place on Thursdays (and sometimes on other days) in the Main Committee (see Infosheet No. 16 'The Main Committee'), from 12.30 pm or earlier if the day's business is completed.

Budget debate

Traditionally it has been considered appropriate for any matters connected with government activity or possible government activity to be canvassed in the debate on the second reading of Appropriation Bill (No. 1) (the annual Budget debate). The rules of the House allow for this by exempting the debate from the usual rule of relevance and allowing 'matters relating to public affairs' to be debated. The Budget debate thus provides a significant opportunity, often extending over several weeks, for Members to speak on matters of their own choice.

Address in Reply

At the beginning of each new Parliament a formal 'Address in Reply' is prepared in response to the Governor-General's opening speech which outlines the Government's legislative program for the coming Parliament. A wide ranging debate on the motion 'That the Address be agreed to' then takes place, possibly lasting several weeks. Each Member may speak for 20 minutes. The Address in Reply debate is traditionally an opportunity for newly elected Members to make their first speeches in the House.

For more information

House of Representatives Practice. 5th edn. Department of the House of Representatives, Canberra, 2005. pp559-584. House of Representatives Routine of Business Chart available from www.aph.gov.au/house/work

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